

the following amendment in the Indian Police Service (Probation) Rules, 1954, namely:—

For rule 14 of the said Rules, the following rule shall be substituted, namely:—

“14. Travelling allowance.—A probationer shall, in respect of a journey which he may be required to perform, be entitled to such travelling allowances as may be admissible to a member of the Service—

(i) on tour, if the journey is—

(a) in connection with his training; or

(b) for attendance at any examination during the period of probation; and

(ii) on transfer, if the journey is for proceeding to the station to which he is posted after the final Examination.”

[No. 13/5/56-AIS(III).]

S.R.O. 2390.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendment in the Indian Administrative Service (Probation) Rules, 1954, namely:—

For rule 14 of the said Rules, the following rule shall be substituted, namely:—

“14. Travelling allowance.—A Probationer shall, in respect of a journey which he may be required to perform, be entitled to such travelling allowances as may be admissible to a member of the Service—

(i) on tour, if the journey is—

(a) in connection with his training; or

(b) for attendance at any examination during the period of probation; and

(ii) on transfer, if the journey is for proceeding to the station to which he is posted after the final Examination.”

[No. 13/5/56-AIS(III).]

P. PRABHAKAR RAO, Dy. Secy.

New Delhi-2, the 16th October, 1956

S.R.O. 2391.—In exercise of the powers conferred by sections 17 and 27 of the Indian Arms Act, 1873 (XI of 1878), the Central Government hereby makes the following further amendment in the Indian Arms Rules, 1951, namely:—

In Schedule VII to the said Rules, the entries relating to item (9) shall be omitted.

[No. 15/15/56-Police-(IV).]

New Delhi-2, the 17th October 1956

S.R.O. 2392.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby makes the following further amendment to the Indian Arms Rules, 1951, namely:—

In items 5 and 6 of the entries in column 1 of the table subjoined to Schedule II of the said Rules, the following shall be added after the words ‘land frontiers of India’, namely:—

“and the districts of Sibsagar, Lakhimpur, and United Mikir and North Cachar Hills in Assam.”

[No. 29/10/56-Police. IV.]

New Delhi-2, the 20th October, 1956

S.R.O. 2393.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby exempts His Majesty the Emperor of Ethiopia and entourage of 21 members from the operation of

the prohibitions and directions contained in sections 6, 10 and 13—15 of the said Act, in respect of the arms and ammunition possessed by them, during the course of their forthcoming visit to this country.

[No. 17/14/56-Police(IV).]

C. P. S. MENON, Under Secy.

New Delhi-2, the 17th October 1956

S.R.O. 2394.—In exercise of the powers conferred by section 10, section 17, and section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby makes the following further amendments in the Indian Arms Rules, 1951 namely:—

In the Table in Schedule III to the said Rules—

After item (3) the following item shall be added, namely:—

1	2	3
(4) Arms and ammunition specified in clause (a)(i)(iii) of rule 7 imported by foreign Con- sular Officers in India.	Such arms and ammunition shall not be transferred to anyone in India for consideration or otherwise.	Do.

[No. F. 17/12/56-PoliceIV.]

J. N. DHAMIJA, Dy. Secy.

New Delhi-2, the 18th October 1956

S.R.O. 2395.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Patiala and East Punjab States Union the functions of the Collector under the said Rules in respect of the area specified against him in the entry in column 2 of the said Schedule.

SCHEDULE

1 Designation of the Officer]	2 Area
1. Tahsildar, Nalagarh	Nalagarh Tahsil.
2. Tahsildar, Kandaghat	(i) Kandaghat Tahsil ; and (ii) Chadiala, Amlala, Baroli, Karkaur, Isapur (Pragpur), Sanoli, Ramgarh, Madhopur (Dera-Bassi), Kuranwala and Janetpur Patwar Circles of Dera Bassi Qanungo circle in Rajpura Tahsil.
3. Tahsildar, Rajpura	(i) Rajpura Tahsil [excluding part under charge of Tahsildar Kandaghat at item 2(ii) above] ; and (ii) Rajpur Qanungo circle (excluding Karanpur, Pur, Sanaur, Bolar Kalan, Bhankar, Fatehpur Rajputan and Behal Patwar Circles) in Patiala Tahsil.
4. Tahsildar, Sirhind	Sirhind Tahsil.
5. Tahsildar, Patiala	Patiala Tahsil [excluding part under charge of Tahsildar Rajpura at item 3(ii) above.]
6. Tahsildar, Nabha	Nabha Tahsil.
7. Tahsildar, Sangrur	Sangrur Tahsil.
8. Tahsildar, Narwana	Narwana Tahsil.
9. Tahsildar, Jind	Jind Tahsil.
10. Tahsildar, Dadri	(i) Dadri Tahsil ; and (ii) Bhagot and Siana Patwar Circles in Kanina Qanungo circle in Mahendargarh Tahsil.

I	2
11. Tahsildar, Mahendragarh . . .	Mahendragarh Tahsil (excluding Patwar circles Bhagat and Siana).
12. Tahsildar, Narnaul . . .	Narnaul Tahsil.
13. Tahsildar, Kapurthala . . .	Kapurthala Tahsil (excluding Kapurthala No. 3 Qanungo circle).
14. Tahsildar, Phagwara . . .	(i) Phagwara Tahsil; and (ii) Kapurthala No. 3 Qanungo circle in Kapurthala Tahsil.
15. Tahsildar, Faridkot . . .	Faridkot Tahsil.
16. Tahsildar, Bhatinda . . .	Bhatinda Tahsil.
17. Tahsildar, Mansa . . .	Mansa Tahsil.
18. Tahsildar, Malerkotla . . .	(i) Malerkotla Tahsil ; and (ii) Mahal Kalan Qanungo Circle (excluding Kutba, Dadehur, Nihaluwal, Shebazpur, Johlan and Julal-diwal Patwar circles in Barnala Tahsil.)
19. Tahsildar, Barnala . . .	(i) Barnala Tahsil [excluding area at item 18 (ii) above]; and (ii) Phul and Dayalpura Bhaika Qanungo Circles in District Bhatinda.

[No. 10/3/56-IC.]

S.R.O. 2396.—In pursuance of clause (b) of rule (2) of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 2 of the Schedule hereto annexed to perform in the State of Assam the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 3 and comprised within the district mentioned in column 1 of the said Schedule.

SCHEDULE

Name of the district	Designation of the Officer	Area	
		1	2
Lakhimpur . . .	Sub-Deputy Collector, Dibrugarh East Circle	Dibrugarh East Circle.	
Kamrup . . .	Sub-Deputy Collector, Kamrup Circle	Kampur Circle	
United Khasi & Jaintia Hills . . .	Second Extra Assistant Commissioner and Senior Sub-Deputy Collector, Shillong. Sub-Deputy Collector, Jowai.	Shillong Sub-Division. Jowai Sub-Division	

[No. 10/3/56-IC.]

S.R.O. 2397.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Orissa the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Designation of the Officer	Area
1	2
District Rehabilitation Officer, Cuttack . . .	Cuttack District.
Additional Rehabilitation Officer, Cuttack . . .	Do.
District Rehabilitation Officer, Puri . . .	Puri District.
District Rehabilitation Officer, Balasore . . .	Balasore District.

Officer-in-Charge, Elections, Ganjam	.	.	Ganjam District.
Officer-in-Charge, Elections, Sambalpur	.	.	Sambalpur District.
Officer-in-Charge, Elections, Mayurbhanj	.	.	Mayurbhanj District.
Officer-in-Charge, Elections, Dhenkanal	.	.	Dhenkanal District.
Officer-in-Charge, Elections, Keonjhar	.	.	Keonjhar District.
Officer-in-Charge, Elections, Kalahandi	.	.	Kalahandi District.
Officer-in-Charge, Elections, Sundargarh	.	.	Sundargarh District.
Sub-Divisional Officer, Phulbani	.	.	Baudh-Phulbani District.
Commandant, Charbatia Relief Camp, Cuttack	.	.	Charbatia Relief Camp.
Assistant Commandant, Charbatia Relief Camp, Cuttack	.	.	Charbatia Relief Camp.

[No. 10/3/56-(ii)-IC.]

New Delhi-2, the 20th October 1956

S.R.O. 2398.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints the officer specified in column 2 of the Schedule hereto annexed to perform in the State of Assam the functions of Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 3 and comprised within the district mentioned in column 1 of the said Schedule.

SCHEDULE

Name of the District 1	Designation of the Officer. 2	Area. 3
Cachar	Additional District Magistrate, Cachar.	Whole of the District

[No. 10/3/56-IC.]

CORRIGENDA

New Delhi-2, the 18th October 1956

S.R.O. 2399.—In the Schedule annexed to the Notification of the Government of India in the Ministry of Home Affairs No. 10/3/56-IC, dated the 26th September, 1956, published at pages 1670—1673 of the Gazette of India, Part II—Section 3, dated the 6th October, 1956, against the Cachar district, for the entry “R/R Officer, Karimganj” in column 2 read “Assistant Relief and Rehabilitation Officer, Karimganj.”

[No. 10/3/56-IC.]

New Delhi-2, the 22nd October 1956

S.R.O. 2400.—In the Notification of the Government of India in the Ministry of Home Affairs, S.R.O. No. 1574, published in the Gazette of India Extraordinary, Part II—Section 3 of the 7th July, 1956 (No. 204), in column 2 of Form X of Schedule I to the Citizenship Rules, 1956, for the words “Full name of applicant and address” read “Full name of minor and address”.

[No. F.2/27/56-I.]

FATEH SINGH, Dy. Secy.

New Delhi-2, the 23rd October 1956

S.R.O. 2401.—In exercise of the powers conferred by section 24 of the High Court Judges (Conditions of Service) Act, 1954 (28 of 1954), the Central Government hereby makes the following Rules, namely:—

1. These Rules may be called the High Court Judges (Part A States) Travelling Allowance Rules, 1956.

2. (1) When a Judge travels on duty, he is entitled—

- (a) when travelling by railway, to a reserved two-berth compartment of the highest class including air-conditioned, and if one such compartment is not available then to a reserved four-berth compartment of the highest class (but excluding air-conditioned) and the fares at lowest class rates actually paid for servants not exceeding two in number;
- (b) when travelling by a steamer service, to one reserved first-class cabin, if available, or to the fare actually paid for himself, and the fares at lowest class rates actually paid to the steamer service for servants not exceeding two in number subject to usual deductions on account of messing charges;
- (c) when travelling by a public air transport service, to the fare paid for himself and, if actually paid, the cost of transporting up to two maunds of luggage by rail at passenger rates, or steamer and the railway or steamer fares of the lowest class for servants not exceeding two in number, and the expenditure actually incurred on the transport by road of servants or luggage upto a maximum of 8 annas per mile of that part of the journey by road for which no allowance is claimed under clause (d) of this sub-rule;
- (d) when travelling by road, to an allowance at the rate of Re. 1 per mile:

Provided that—

- (i) no such allowance shall be payable in respect of that portion of a journey by road for which a public air transport service provides its own transport and the fare for which journey is included in the air fare paid under clause (c) for the air journey;
- (ii) no mileage allowance shall be admissible for journeys undertaken within a radius of five miles from the residence of the Judge or for a journey between such residence or temporary residence and the place of sitting of the High Court or of a Bench of the High Court; and
- (iii) where daily allowance is admissible and is claimed for any day, no mileage allowance shall be admissible in addition in respect of any journey undertaken by road within a radius of five miles from the temporary residence of the Judge at the place of halt;
- (iv) no such allowance shall be payable in cases where the Judge uses transport provided at Government expense.
- (e) to a daily allowance at the rate of Rs. 15 in respect of any period (including Sundays and other holidays) of halt on duty outside his headquarters:

Provided that—

- (i) when a Judge is required to perform functions outside his normal duties in localities away from his headquarters he may, subject to such conditions as the President may in each case determine, be granted daily allowance not exceeding Rs. 25 in respect of ordinary localities and daily allowance not exceeding Rs. 30 and transport charges not exceeding Rs. 10 per day in respect of specially expensive localities, like Bombay, Calcutta or any other locality so declared hereafter by the President;
- (ii) when a Judge is required to perform similar functions, whether part-time or whole-time in his own headquarters, he shall not be paid any allowance or charges unless the special work involves extra expense in which case he may be granted such allowance not exceeding Rs. 25 per day as the President may in each case determine;
- (iii) when a Judge is a State guest, the daily allowance shall be restricted to 25 per cent of the amount admissible or sanctioned;
- (iv) when a Judge proceeds on duty to the Andaman and Nicobar Islands, the period from the date of his departure from the mainland to the date of his return to the mainland shall be treated as a period of halt on duty.

(f) to the expenditure, if any, actually incurred on the transport by passenger train or steamer at owner's risk of a motor car, and the fare at lowest class rate actually paid to a railway or steamer service in respect of one driver or cleaner for the car.

(2) If any persons (other than servants) accompany a Judge in a compartment or cabin reserved for him under sub-rule (1), fares shall be payable by him on their account, and the fares so paid shall, if full tariff rates have been paid by Government for the reserved accommodation, be credited to Government.

(3) For the purposes of this rule—

- (i) all journeys to and from headquarters shall be deemed to commence and terminate at the Judge's residence at headquarters or, as the case may be, at an out-station;
- (ii) a Judge shall be deemed to be travelling on duty when, during a vacation of the High Court, he proceeds from any place in India where he was spending the vacation for the purpose of doing duty in the High Court and returns to such place after completion of such duty.

3. (1) When a Government servant, appointed to be a Judge travels by railway to join his post, he may, at his option and in lieu of drawing travelling allowance under the ordinary rules governing a journey on transfer applicable to him, travel in a reserved compartment of the highest class, excluding air conditioned.

(2) A Government servant availing himself of this concession must pay to Government the fare which he would have paid if no accommodation had been reserved, and must, in addition, pay in cash to the station master of the station from which the journey commences, the fares for any members of his family accompanying him, whether they share his reserved accommodation or not. When Government pays full tariff rates for the accommodation, all such fares will be credited to Government.

Explanation.—For purposes of rules 3, 4, 5 and 6 a reserved compartment means a two-berthed compartment or a four-berthed compartment if a two-berthed compartment is not available in the train by which a Judge travels.

4. When a person not already in Government service is appointed to be a Judge, he may, when travelling by railway to join his post, travel in a reserved compartment of the highest class, excluding air conditioned and subject to the conditions prescribed in sub-rule (2) of rule 3.

5. When a Judge—

- (a) proceeds on, or returns from, leave or
- (b) proceeds on, or returns from, vacation spent outside India, or
- (c) retires from service, or
- (d) proceeds to join another post after resigning office,

he may when travelling in a railway, travel in a reserved compartment of the highest class, excluding air conditioned and subject to the conditions prescribed in sub-rule (2) of rule 3:

Provided that in the case of a journey on retirement from service this entitlement will lapse if the journey is not completed within six months from the date of retirement.

6. When a Judge is transferred from one High Court to another, or from or to the place of the principal seat of the High Court to or from a place where a Bench of the High Court is permanently located he shall be entitled to the expenditure actually incurred by him on his journey for the transport of—

(a) when travelling by rail or by steamer—

- (i) the Judge himself, by a reserved compartment or cabin of the highest class, excluding air conditioned;
- (ii) members of his family not travelling in the reserved compartment or cabin, in the highest class of accommodation excluding air conditioned;

(b) when travelling by road—

(i) the Judge himself at the rate of Rs. 20 per mile;

(ii) for every member of his family accompanying him upto a maximum of four members at the rate of 8 annas per mile:

Provided that when any portion of the journey can be preformed by railway, the allowance claimed in respect of that portion shall not exceed the amount admissible had the Judge and the members of his family travelled on such portion by railway by the highest class, excluding air-conditioned.

(c) when travelling by air, the Judge himself and the members of his family by a public air transport service;

(d) personal servants, not exceeding four in number, by passenger train or steamer or by public road transport service at lowest class rates;

(e) one motor car, by passenger train or steamer at owner's risk; and

(f) other personal effects, not exceeding the expenditure which would be incurred in the transport of 60 maunds of goods by road and by goods train or steamer, and the expenditure incurred in embarking and disembarking such personal effects.

Explanation.—For the purpose of this rule, members of a Judge's family means his wife, his children and his step-children, normally residing with and wholly dependent on him.

7. Where by reason of a change in the principal seat of the High Court a Judge changes his ordinary place of residence, he is entitled to the same allowances as on transfer from one High Court to another.

8. Repeal and Savings.—(1) The High Court Judges (Part A States) Travelling Allowance Rules, 1950, are hereby repealed.

(2) Notwithstanding such repeal, nothing contained in these rules shall have effect so as to give to a Judge who is serving as such at the commencement of these rules less favourable terms in respect of his travelling and daily allowances than those to which he would be entitled if these rules had not been made.

[No. 11/45/55-Judl.I.]

M. GOPAL, MENON, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 4th September 1956

(To be substituted for the Notification bearing the same number & date)

S.R.O. 2402.—In exercise of the powers conferred by sub-sections (1) of section 4 of the Foreign Jurisdiction Act, 1947, and of all other powers enabling in this behalf, the Central Government hereby orders that the President of the Permanent Commission of the Representative Assembly Pondicherry shall receive a remuneration of Rs. 200/- per month, with effect from 26th August, 1955 in addition to the salary and allowances admissible to him as Member of the Representative Assembly, Pondicherry, *vide* this Ministry's Notification No. S.R.O. (F.10-103/56-GP) [FJA-4(1)] dated the 2nd January, 1956.

[No. 597/56-Eur.E.]

F. M. De MELLO KAMATH, Under Secy.

MINISTRY OF COMMERCE & CONSUMER INDUSTRIES

New Delhi, the 19th October 1956

S.R.O. 2403.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order, in sub-clause (3) of clause 12, for the figures, letters and word "31st August, 1956", the figures, letters and word "30th November, 1956" shall be substituted.

[No. 9(13) Tex. (C)/56.]

M. S. SADASIVAN, Under Secy.

(Indian Standards Institution)

New Delhi, the 17th October 1956

S.R.O. 2404.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards particulars of which are given in the Schedule hereto annexed, have been established during the period 1st to 15 October 1956.

THE SCHEDULE

Sl. No. and title of the Indian Standards established	Indian Standard or Standards, if any, superseded by the new Indian Standard	No. and title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief particulars
(1)	(2)	(3)	(4)
1 IS:554-1955 Specification for Pipe Threads for Gas List Tubes and Screwed Fittings (<i>Tentative</i>)	This standard covers dimensions and tolerances of pipe threads of gas list tubes as well as those of cocks, valves and other fittings to be connected with gas list tubes where pressure tight joints are made on the thread of nominal $\frac{1}{2}$ sizes to 6 in inclusive. Both taper to taper and parallel to taper joints are covered in this standard. (Price Rs. 2/-).
2 IS:640-1956 Specification for Ready Mixed Red Oxide Paint for Hessian Colour Unspecified)	This standard covers the requirements and the methods of test for the material commercially known as ready mixed paint, red oxide, intended for painting the hessian backing of sheet linoleum. (Price Re. 1/-).

(1)	(2)	(3)	(4)
3	IS:870-1956 Specification for Ready Mixed Paint, Brushing, Finishing, Egg Shell Gloss, for Interior Use, to Indian Standard Colours	..	
	No. 101 Sky Blue No. 219 Sage Green		
	No. 216 Eau-de- Nil	No. 275 Opaline Green	
	No. 217 Sea Green	No. 281 Apple Green	
4	IS:871-1956 Specification for Ready Mixed Paint, Brushing, Finishing, Egg Shell Gloss, for Interior Use, to Indian Standard Colours	..	
	Class A	Class B	
	No. 218 Grass Green	No. 221 Brilliant green	..
5	IS:872-1956 Specification for Ready Mixed Paint, Brushing, Finishing, Egg Shell Gloss, for Interior Use, to Indian Standard Colours		
	No. 412 Dark Brown	No. 413 Nut Brown	

These three standards cover the requirements and the methods of tests for the material commercially known as ready mixed paints, brushing, finishing, egg shell gloss, for internal use, to Indian Standard Colours. These paints are used for protection and decoration of wood or steel work of interior of buildings and especially coaching stock where egg shell gloss finish and quick drying characteristics are specifically required, and are normally applied as painting system over primer. (Price Re. 1/- each).

Copies of all these standards are available for sale with the Indian Standards Institution, 19, University Road, Delhi-8.

LAL C. VERMAN, Director.

[No. MDC/II(4).]
VIDYA PRAKASH, Under Secy.

MINISTRY OF HEAVY INDUSTRIES

ORDER

New Delhi, the 17th October 1956

S.R.O. 2405 /IDRA/18G/12/56.—In exercise of the powers conferred by section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following amendment in the Cement Control Order, 1956, namely:—

For sub-clause (1) (b) of clause 3 of the said Order, the following shall be substituted, namely:—

“(b) the entire quantity of cement which may be produced by him during a period of 2 years from the date of commencement of this Order, except such quantities as may be mutually agreed upon from time to time between him and the Government;”

This amendment shall be deemed to have taken effect from the first day of July 1956.

[No. Cem-8(400)/56.]
G. RAMANATHAN, Dy. Secy.

CORRIGENDUM

New Delhi, the 15th October 1956

S.R.O. 2406/IDRA/6/6/Am.(2).—In the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 681 dated the 24th March 1955, published in Part II Section 3 of the Gazette of India Extraordinary dated the 25th March, 1955,

For “Shri A. R. Narasimhan, General Superintendent, Travancore-Cochin Chemicals Ltd., Udyogmandal P.O., T. C. State (S. India).”

Read "Shri A. R. Narasimhan, Cork Manager, Hindustan Insecticides, Nazafgarh Road, New Delhi."

[No. 5(21)IA(GB)/56.]
R. N. KAPUR, Under Secy.

CORRIGENDUM

New Delhi, the 23rd October 1956

S.R.O. 2407/ESS.COMM/IRON & STEEL-15(1) & 27(I)/AM(3) (Corr.).—In the Notification of the Government of India in the Ministry of Heavy Industries, No. IS(A)-2(172)/56, dated the 24th September 1956, published as S.R.O. No. 2207/ESS.COMM/IRON & STEEL-15(1) & 27(I)/AM(3), in the *Gazette of India*, Part II—Section 3, dated the 29th September 1956,

For the words "1st August 1956" occurring in para 2 of the Conditions for Sale, I-General, read "29th September, 1956."

[No. IS(A)-2(172)/56.]
P. S. V. RAGHAVAN, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

New Delhi, the 16th October 1956

S.R.O. 2408.—In exercise of the powers conferred by section 52 Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956), the Central Government hereby makes the following rules:—

CHAPTER I

PRELIMINARY

1. **Short title.**—These rules may be called the Agricultural Produce (Development & Warehousing) Corporations Rules, 1956.
2. **Definitions.**—In these rules, unless the context otherwise requires—
 - (a) "Act" means the Agricultural Produce (Development & Warehousing) Corporations Act, 1956;
 - (b) "Board" means the National Co-operative Development and Warehousing Board, established under section 3 of the Act;
 - (c) "Central Warehousing Corporation" means the Central Warehousing Corporation, established under section 17 of the Act;
 - (d) "Chairman" means the Chairman of the Board;
 - (e) "Executive Committee" means the Executive Committee of the Board or of the Central Warehousing Corporation, as the case may be;
 - (f) "Form" means a form appended to these rules;
 - (g) "Member" means a member of the Board;
 - (h) "Secretary" means the Secretary of the Board;
 - (i) "Section" means a section of the Act;
 - (j) "Vice-Chairman" means the Vice-Chairman of the Board.

CHAPTER II

THE BOARD

3. **Representatives of the Central Government on the Board.**—The Central Government shall nominate the following persons as its representatives on the Board under clause (i) of sub-section (2) of section 3:—
 - (i) The Minister for Food and Agriculture, Central Government.
 - (ii) The Secretary, Ministry of Food and Agriculture, Government of India.
 - (iii) The Joint Secretary in charge of Co-operation in the Ministry of Food and Agriculture, Government of India.
 - (iv) The Financial Adviser to the Ministry of Food & Agriculture.
 - (v) A representative of the Ministry of Finance (Economic Affairs Department).
 - (vi) A representative of the Ministry of Production.

- (vii) A representative of the Ministry of Commerce and Industry.
- (viii) A representative of the Ministry of Transport.
- (ix) A representative of the Railway Board.
- (x) A representative of the Planning Commission.

4. Chairman and Vice-Chairman.—The Central Government shall nominate the Chairman and Vice-Chairman from among the members of the Board.

5. Term of office of members.—Every member of the Board other than an *ex-officio* member shall hold office for a period of three years from the date of his nomination as such member under sub-section (2) of section 3.

6. Filling in casual vacancy of a non-official member.—(1) A non-official member may resign his office as such member by writing under his hand addressed to the Central Government and such resignation shall be effective from the date on which it is accepted. The casual vacancy so caused shall be filled in by nomination by the Central Government.

(2) A person nominated to fill a casual vacancy shall hold office for so long only as the member, whose place he fills would have been entitled to hold office, if the vacancy had not occurred.

7. Register of members.—(1) The Board shall maintain a register in which the name and address of each member shall be entered.

(2) If a member changes his address, he shall notify his new address to the Secretary and the Secretary shall amend the relevant entry in the Register accordingly.

8. Non-official member going out of India.—(1) Before a non-official member leaves India, he shall inform the Chairman and intimate to him the date of his departure and the date of his expected return to India.

(2) If he intends to be, or is actually, absent from India for a period longer than six months, he shall tender his resignation unless the Chairman, at his discretion, allows him to continue as a member of the Board.

(3) If a non-official member is continuously absent from India for a period longer than six months and has not obtained the Chairman's permission under sub-rule (2), the Central Government may, subject to the provisions of section 6, remove him from membership of the Board.

9. Non-official member absenting himself from three consecutive meetings of the Board.—Any non-official member, who without the permission of the Chairman absents himself from three consecutive meetings of the Board may, subject to the provisions of section 6, be removed from membership of the Board by the Central Government.

10. Secretary of the Board.—(i) The Secretary of the Board shall draw such salary as the Central Government may deem fit to fix in each case.

(ii) If the Secretary is not an officer in the service of the Government—

(a) his leave and leave allowances and travelling allowances shall be the same as those admissible to the class of officers to which the Central Government may declare him to correspond in status;

(b) the other conditions of service shall be such as the Central Government may determine in each case.

(iii) If the Secretary is an officer in the service of the Government, the Board shall make such contribution towards the leave allowances, pension and provident fund as may be required, by the conditions of his service under the Government, to be made by him or on his behalf.

(iv) The Central Government may terminate the services of the Secretary appointed under clause (ii) at any time without giving any reasons therefor by giving three months' notice, and the Secretary may resign his office at any time by giving three month's notice in writing to the Central Government.

10A. Financial Adviser of the Board.—The Board shall appoint, with the approval of the Central Government, a Financial Adviser to advise the Board on all matters relating to revenue and expenditure.

11. Nomination of members to the Executive Committee.—The Central Government shall nominate the following persons to the Executive Committee of the Board under section 10:—

- (i) The Joint Secretary in charge of Co-operation, Ministry of Food and Agriculture, Government of India;
- (ii) The financial Adviser to the Ministry of Food and Agriculture on the Board;
- (iii) The representative of the Ministry of Production or of the Planning Commission on the Board.

12. Vice-Chairman of the Executive Committee.—The Vice Chairman of the Executive Committee shall be nominated by the Central Government.

13. Resignation by non-official members of the Executive Committee.—A non-official member of the Executive Committee may resign his office as such member of the Executive Committee by writing under his head addressed to the Secretary and such resignation shall be effective from the date on which it is accepted by the Executive Committee.

CHAPTER III

NOMINATION AND ELECTION OF DIRECTORS OF THE CENTRAL WAREHOUSING CORPORATION

14. Nomination of Directors by the Board.—The Board shall nominate the representatives of the Ministry of Transport and of the Railway Board, who are serving on the Board, as the two directors referred to in clause (b) of sub-section (i) of section 21.

15. Issue of notice of election.—Where at any meeting an election is to be held, the particulars relating to the vacancy shall be specified in the notice convening the meeting.

16. List of each class of shareholders.—(1) For the purpose of election of a director under any of the sub-clauses (i) to (iv) of clause (d) of sub-section (1) of section 21, a separate list of shareholders of each class shall be prepared at least four weeks before the date of the meeting at which the election is to be held and the shareholders of each class shall be eligible to vote in the election of director representing their class only.

(2) Each such list shall be available for purchase at a price of 8 annas for each copy on application at the Head Office of the Central Warehousing Corporation.

17. Nomination of candidates for directorship.—(1) No candidate for election as a director of the Central Warehousing Corporation shall be validly nominated unless—

- (a) he is, on the last date for receipt of nomination, not disqualified to be a director under section 22;
- (b) he is nominated by a shareholder of the class of shareholders in respect of which the election is to be held;
- (c) the nomination is in writing signed by a duly authorised representative of the shareholder. A nomination may also be made by a resolution of the Directors of the Shareholding institution and where it is so made a copy of the resolution certified to be a true copy by the Chairman of the meeting at which it was passed shall be despatched to the head office of the Corporation and such copy shall be deemed to be a nomination.

(2) No nomination shall be valid unless it is received in the Head Office of the Corporation not less than 14 days before the date fixed for the election.

18. Publication or list of candidates for directorship.—On the first working day following the last date fixed for the receipt of nomination papers, the Chairman shall take the same into consideration. He shall, after such enquiry, if any, as he thinks necessary, accept or reject the nomination of any candidate. Any person aggrieved by the decision of the Chairman, may within 7 days of the order of the Chairman, accepting or rejecting the nomination of any candidate, appeal to the Central Government, whose decision thereon shall be final. If the number of valid nominations is equal to the vacancies to be filled in each category, the

candidates validly nominated shall be deemed to be elected at the meeting convened for the purpose and their names and addresses shall be published as so selected. If the number of valid nominations exceeds the number of vacancies in each category the Chairman shall cause to be published the names and addresses of candidates validly nominated in the Gazette of India and in at least three news-papers in India.

19. Term of office, and filling of casual vacancies among directors.—

- (1) A nominated director shall hold office so long as he remains a member of the Board.
- (2) Subject to the provisions of sub-section (2) of section 21, an elected director shall hold office for a term of two years or until a successor is elected, whichever is longer.
- (3) A casual vacancy in the office of a director shall be filled up by election or nomination by the authority competent so to elect or nominate and a director so elected or nominated shall hold office for so long only as the director whose place he fills would have been entitled to hold office if the vacancy had not occurred.

Provided that no casual vacancy occurring within three months of the date of expiry of the nominal term of office of a director shall be filled under this sub-rule.

20. Power to nominate directors on failure to elect.— If any class of shareholders referred to in clause (d) of sub-section (1) of section 21 fails to elect a director within two months of the notice of the vacancy given by the Secretary or within such further period as the Central Government may allow, the Board shall nominate a director to fill the vacancy.

21. Election of directors of the Executive Committee.— The two directors to be chosen by the Central Warehousing Corporation under clause (c) of sub-section (1) of section 26 shall be—

- (i) The Financial Advisor to the Ministry of Food and Agriculture on the Board of directors of the Corporation;
- (ii) One director elected by the board of directors of the Corporation from among the four directors referred to in clause (d) of sub-section (1) of section 21.

21-A. Financial Adviser of the Corporation.— The Officer appointed under Rule 10A shall also act as the Financial Adviser of the Central Warehousing Corporation to advise them on all matters relating to revenue and expenditure.

CHAPTER IV

SHARES OF THE CENTRAL WAREHOUSING CORPORATION

22. Shares moveable property.— The shares of the Central Warehousing Corporation shall be moveable property.

23. Conditions of first allotment of shares.— (1) Subject to the provisions of the Act and these Rules, shares shall be under the control of the board of directors of the Corporation.

(2) The first allotment of shares shall be made by the Board of Directors in accordance with the provisions of section 18 to applicants, who are qualified to be registered as shareholders of the Corporation.

(3) The board of directors may make allotments to the applicants for shares either in full, or in part depending on the number of applicants from the class of shareholders concerned. In so far as it is practicable, the board of directors shall make full allotment in respect of the applications for smaller number of shares so that there may be as many shareholders of that class as possible.

(4) The decision of the board of directors as to whether in a particular application for shares there shall be full, partial or no allotment, shall be final.

24. Share Register.— (1) The Corporation shall maintain at head office, a register of shareholders qualified under the Act to be registered therein and shall enter therein the following particulars:—

- (a) the name and address at which each shareholder has his principal place of business;

- (b) the categories specified in sub-section (2) of section 18 of the Act under which the shareholder is qualified to be so registered;
- (c) the date on which each person is entered as a shareholder, the manner in which he acquired his share and except in the case of first allotment, the name of the previous holder;
- (d) the date on which each person ceases to be a shareholder and the name of the person to whom and the ledger to which the share is transferred.

(2) In the share register, a separate ledger shall be maintained in respect of each of the categories of shareholders referred to in section 18(2) namely the Board, the State Bank of India, other scheduled banks, insurance companies, investment trusts and other classes of financial institutions and recognised associations and joint stock companies dealing in agricultural produce.

25. No joint holding of shares.—The Corporation shall not recognise the joint holding of shares.

26. Inspection of Share Register.—(1) The share register prescribed by rule 24, except when closed under Rule 27, shall be open to the inspection of any shareholder, free of charge, at the head office of the Corporation during business hours, subject to such reasonable restrictions as the Corporation may impose, but so that no less than two hours in each day may be allowed for inspection.

(2) A shareholder shall not have the right to make a copy of any entry in any such register by himself, but may, except when the register is closed, require a copy of any such register or of any part thereof, on pre-payment therefor, at the rate of 8 annas for every hundred words or fractional part thereof required to be copied.

27. Closure of Share Register.—The board of directors may, by giving notice by advertisement, close the share register for a period of 45 days but not exceeding 30 days, at one time as may be necessary.

28. Share Certificate.—(1) Every share certificate shall be issued under the common seal of the Corporation.

(2) Every share certificate shall specify the number and denote numbers of the share in respect of which it is issued and shall be issued within 3 months of the date of application.

29. Every shareholder entitled to one free share certificate.—(1) The board and the State Bank shall each be entitled, free of charge, to one certificate for all the shares registered in their name.

(2) Every shareholder other than the Board and the State Bank shall be entitled, free of charge, to one certificate for each 5 shares registered in its name. If any shareholder requires more than one certificate for each 5 shares held by it, it shall pay for each additional certificate, a sum of Re. 1. A shareholder holding less than 5 shares shall however be entitled, free of charge, to one share certificate and if it requires more than one certificate, it shall pay for each additional certificate a sum of Re.1.

30. Renewal of share certificate.—(i) If any share certificate is worn out or defaced or tendered for sub-division, then upon production thereof to the head office of the Corporation, it may order the same to be cancelled and issue a new certificate or certificates in lieu thereof and if any share certificate is alleged to be lost or destroyed, then upon production of such evidence of the loss or destruction thereof, as the board of directors may consider satisfactory and upon such indemnity with or without security as the board of directors may require, a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate, provided that no such certificate shall be issued without first giving notice to the public inserted in local newspapers and inviting objection, if any, within a week of the notice. In case of loss or destruction, the person availing himself of the provisions of this rule shall also pay to the Corporation all expenses incidental to the investigation of evidence of loss or destruction and the preparation of the requisite form of indemnity as aforesaid.

(ii) For every certificate issued under this rule, there shall be paid to the Corporation, a sum of Re. 1, in addition to any incidental expenses, which may have been incurred by it under sub-clause (i).

31. Corporation's lien on shares.—The Central Warehousing Corporation shall have a first lien upon all shares registered in the name of each shareholder and upon the proceeds of sale thereof for its debts, liabilities and engagements, solely or jointly, with any other person to or with the Corporation, whether the period for payment, fulfilment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Corporation's lien, if any, on such shares.

32. Disqualified Shareholder.—(1) It shall be the duty of any institution registered as a shareholder forthwith upon ceasing to be qualified to be so registered, to give intimation thereof to the board of directors.

(2) The Board may, at any time cause such enquiry to be made as it may consider necessary, for ascertaining whether any institution registered as a shareholder has ceased to be so qualified and upon being satisfied about this, it shall inform the shareholder that it is not entitled to be a shareholder of the Corporation. The shareholder will not be further entitled to the payment of any dividend on any such share nor to exercise any of the rights of a shareholder otherwise than for the purpose of the sale of such share and the Corporation shall make an entry in the register to that effect.

(3) If the Board shall find that an institution, which is not qualified to be a shareholder of the Corporation, is registered by inadvertence or otherwise as a shareholder of the Corporation, it shall inform such shareholder that it is not entitled, to the payment of any dividend on any such share nor to exercise any of the rights of a shareholder otherwise than for the purpose of the sale of such share and shall make an entry in the register to that effect. The decision of the board under this rule as to whether an institution is qualified to be a shareholder or not shall be final.

33. Shares may be issued subject to different conditions as to call etc.—The Corporation may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

34. Instalments on shares to be duly paid.—If, by the conditions of allotment of any share, the whole or part of the amount or issue price thereof shall be payable by instalments, every such instalment shall, when, due, be paid to be Corporation by the institution, which for the time being, shall be the registered holder of the share.

35. Trust not recognised.—Save as herein otherwise provided, the Corporation shall be entitled to treat the registered holder of any share as the absolute owner thereof, and accordingly shall not except as ordered by a Court of competent jurisdiction or as by statute required be bound to recognise any equitable or other claim to any interest in such share on the part of any other person.

36. Calls.—The board of directors may, from time to time, make such calls as it thinks fit upon the shareholders in respect of all moneys unpaid on the shares held by them respectively and not by the conditions of allotment thereof made payable at fixed times, and each shareholder shall pay the amount of every call so made on such shareholder to the persons and at the times and places appointed by the board of directors.

37. When calls deemed to have been made.—A call shall be deemed to have been made at the time when the resolution of the directors authorising such call was passed and a notice of call issued to the shareholders specifying the time and place of payment, and to whom such call shall be paid. At least 15 days' time from the date of issue of such notice shall be given to the shareholders for such payment.

38. When interest on call or instalment payable.—If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share, in respect of which the call shall have been made of the instalment due, shall pay interest for the same at the rate of rupees nine per cent. per annum from the day appointed for the payment thereof, to the time of the actual payment, or at such other rate, as the board of directors may determine. The board of directors may, in its absolute discretion, waive the payment of interest under this rule.

39. Evidence in action for call.—At the trial or hearing of any action for the recovery of any money due for any call, it shall be sufficient to prove that the name of the shareholder sued, is entered in the register as the holder, that the

resolution making the call is duly recorded in the minute book, in pursuance of these rules; and it shall not be necessary to prove the constitution of the board of directors, which makes such call, nor any other matter whatsoever, but the proof of the matter aforesaid shall be conclusive evidence of the debt.

40. Payment of calls in advance.—The board of directors may, if it thinks fit, receive from any shareholder willing to advance the same, all or any part of the capital due upon the shares held by such member beyond the sums actually called for; and upon the amount so paid in advance, or so much thereof as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Corporation may pay interest at such rate as the shareholder paying such sum in advance and the board of directors agree upon.

41. If call or instalment not paid notice may be given.—If any shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the board of directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such shareholder requiring such shareholder to pay the same, together with any interest that may have accrued and all expenses that may have been incurred by the Corporation, by reason of such non-payment.

42. Form of Notice.—The notice shall name a day and a place or places on and at which such a call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable, will be liable to be forfeited.

43. If notice not complied with shares may be forfeited.—If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may, at any time thereafter, before payment of all calls or instalments, interest and expenses, due in respect thereof, be forfeited by a resolution of the board of directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares, and not actually paid before the forfeiture.

44. Forfeited shares to become property of the Corporation.—Any share so forfeited shall be deemed to be the property of the Corporation, and the board of directors may sell, reallot or otherwise dispose of the same in such manner as they may think fit, subject to the provision of Section 18 of the Act.

45. Power to annul forfeiture.—The board of directors may at any time before any shares so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as it thinks fit.

46. Arrears to be paid notwithstanding forfeiture.—Any shareholder, whose shares have been forfeited under Rule 44, shall notwithstanding, be liable to pay, and shall forthwith pay to the Corporation, interest and expenses owing upon or in respect of such shares at the time of the forfeiture together with interest thereon, from the time of forfeiture until payment at nine per cent. per annum and the board of directors may enforce the payment thereof, if they think fit.

CHAPTER V

MISCELLANEOUS

47. Maintenance of and operation upon Bank Accounts and investments of the Central Warehousing Corporation.—(1) All moneys belonging to the Central Warehousing Corporation shall be deposited in the Reserve Bank or the State Bank of India or, subject to the sub-rules below, in such scheduled Bank or Co-operative Bank as may be approved for this purpose by the Central Government to the account of the corporation.

(2) All payments by or on behalf of the Corporation shall be made by cheques except for amounts not exceeding Rs. 500 which may be made in cash from the amount of imprest sanctioned for such purposes.

(3) Such cheques and all orders for making deposits or investments or for the withdrawal of the same for the disposal in any other manner or the funds of the corporation, shall be signed by the Managing Director or by any officer of the Corporation authorised by the Board in this behalf.

(4) No payment shall be made out of the accounts of the Corporation unless the expenditure is covered by the financial estimate referred to in S.36(1) provided, however, that the Executive Committee of the Corporation may, at its discretion, authorise expenditure being incurred in anticipation of such estimate. The statement of expenditure so incurred shall be submitted to the Board of Directors at its next meeting.

(5) All monetary transactions shall be entered in the cash book as soon as they occur and attested by an officer of the corporation duly authorized in this behalf. The cash book shall be closed daily and completely checked by the Managing Director or the officer authorised by him in this behalf. At the end of each month, the Managing Director or the officer so authorised, shall verify the cash book and the cash in hand and record a signed and dated certificate to that effect.

(6) All payments by the Corporation shall be made on bills or other documents duly prepared and passed by the Managing Director or other officer authorised in this behalf. The paid vouchers shall be stamped "paid" or so cancelled that they cannot be used a second time. They should then be kept serially numbered and produced at the time of audit.

48. Deposit in Bank or investment in securities of surplus funds.—(1) Any funds of the Central Warehousing Corporation not required for current expenditure may be placed in fixed deposit with the Reserve Bank of India or any scheduled or Co-operative Bank approved in this behalf by the Central Government or invested in the name of the Corporation in the Securities of the Central Government or any State Government.

(2) The placing of money in fixed deposit and the investment thereof and the disposal of money so placed or invested shall require the sanction of the Executive Committee of the Corporation.

49. The expenses of the Board shall be met from such amount as the Central Government may, grant to the Board.

50. Annual statement of Accounts.—The books of the board shall be balanced on the last working day of the month of March in each year and the annual statement of accounts shall be set out as in Form "A".

51. Returns and Reports.—(a) The returns, statements and other particulars to be furnished by the Board, under sub-section (1) of section 15 in regard to the discharge of its functions under the Act, shall be in the Form "B" and they shall be submitted every half year to the Central Government.

(b) The Board shall submit to the Central Government on annual report of its activities, policies and programmes during the previous year within three months from the expiry of the period to which the report relates. Such a report shall be in Form "C".

52. Annual statement of accounts and Balance Sheet.—The Board of Directors shall cause the books of the Central Warehousing Corporation to be balanced on the last working day of the month of March in each year and the annual accounts shall be set out as follows:—

(a) a balance sheet in Form "D".

(b) a profit and loss account for the year in Form "E".

FORM 'A'

(Rule 50)

NATIONAL CO-OPERATIVE DEVELOPMENT AND WAREHOUSING BOARD
Annual Consolidated Statement of Account as at 31st March

Receipts

Expenditure

1. Opening Balance.	1. Contribution to Share Capital of Central Warehousing Corporation.
2. Grants received from the Central Government.	2. Other investments.
(a) Recurring	3. Loans to—
(b) Non-recurring	(i) State Govts.
(c) Additional	(ii) Central Warehousing Corporation.
*3. Any other money received by the Board.	(iii) State Warehousing Corporations.
4. Loans repaid.	

Receipts	Expenditure
5. Advances repaid.	*4. Advances to—
6. Dividend on—	(i) State Governments. (ii) Central Warehousing Corporation. (iii) State Warehousing Corporations.
(i) Shares of Central Warehousing Corporation. (ii) Other investments.	5. Subsidies to—
7. Interest on—	(i) State Governments. (ii) Central Warehousing Corporation. (iii) State Warehousing Corporations.
(i) Loans to— (a) State Govts. (b) Central Warehousing Corporation. (c) State Warehousing Corporation.	6. Administration.
(ii) Advances to— (a) State Governments. (b) Central Warehousing Corporation. (c) State Warehousing Corporations.	(i) Salary & allowances of the Secretary & other staff. (ii) Fees, Travelling & daily allowances of members. (iii) Rent, Rates, Taxes. (iv) Dead Stock. (v) Printing & Stationery. (vi) Contingencies.
(iii) Bank accounts.	7. Miscellaneous Expenses.
8. Miscellaneous,	8. Balance on hand.

*This will include advances that may be received or made while acting as agent of the Government for purchase of Agricultural Produce under Section 9(2)(b).

Form I Under Form 'A'

"NATIONAL CO-OPERATIVE DEVELOPMENT FUND"

Receipts	Expenditure
1. Opening Balance.	1. Loans to State Governments.
2. Grant from the Board.	2. Subsidies to State Governments.
3. Repayment of loans by State Governments.	3. Investments.
4. Interest on loans to State Governments.	4. Administrative Expenses.
5. Interest on investments.	5. Miscellaneous Expenses.
6. Miscellaneous Receipts.	6. Balance on hand.

Form II under Form 'A'

"NATIONAL WAREHOUSING DEVELOPMENT FUND"

Receipts	Expenditure
1. Opening Balance.	1. Contribution to the Share Capital of Central Warehousing Corporation.
2. Grant from the Board.	2. Loans to— (i) State Govts. (ii) Central Warehousing Corporation. (iii) State Warehousing Corporations.
3. Repayment of loans from— (i) Central Warehousing Corporation. (ii) State Warehousing Corporations. (iii) State Governments.	3. Subsidies to— (i) Central Warehousing Corporation. (ii) State Warehousing Corporations. (iii) State Governments.
4. Interest on investments.	4. Investments.
5. Dividend on shares of Central Warehousing Corporation.	5. Administrative Expenses.
6. Miscellaneous Receipts.	6. Miscellaneous Expenses.
	7. Balance on hand.

FORM 'B'

[See Rule 51 (a)]

Returns and Statements under Section 15(1) of the Act

1. Grants received from Central Government

- (a) Opening balance
- (b) Grants received during the year.
- (c) Total

2. Contribution to the share capital of the Central Warehousing Corporation

3. Loans to:—

A:—State Governments for subscribing to the share capital of—

- (i) Marketing Societies—
 - (a) Primary
 - (b) Regional
 - (c) Apex
- (ii) Processing Societies
- (iii) State Warehousing Corporation
- (iv) Other Cooperative Societies

B:—State Governments for financing construction of warehouses and/or godowns of—

- (i) Large Sized Societies
- (ii) Marketing Societies
- (iii) Processing Societies
- (iv) Regional Marketing Societies
- (v) Apex Marketing Societies
- (vi) Other Cooperative Societies

C:—State Governments for giving loans for purchase of transport vehicles by—

- (i) Large-sized Societies
- (ii) Marketing Societies
- (iii) Processing Societies
- (iv) Other Cooperative Societies

4. Subsidies to:—

(a) State Governments for financing construction of Warehouses and/or godowns of—

- (i) Large-sized Societies
- (ii) Primary Marketing Societies
- (iii) Regional Marketing Societies
- (iv) Apex Marketing Societies
- (v) Processing Societies
- (vi) Other Cooperative Societies
- (vii) State Warehousing Corporation

(b) State Governments for making grants to meet expenses of management of—

- (i) Large-sized Societies
- (ii) Central Financing Agencies
- (iii) Apex Bank
- (iv) Central or Apex Land Mortgage Bank
- (v) Marketing Societies
- (vi) Processing Societies
- (vii) Other Cooperative Societies

(c) State Governments for meeting the cost of additional departmental staff—

5. Advances for purchases made on behalf of Government to:—

- (i) State Governments
- (ii) Central Warehousing Corporation
- (iii) State Warehousing Corporations

FORM 'C'
[See Rule 51(b)]

Report under Section 15(2)

The report shall be in the form of narrative and shall contain:—

1. General review and economic appraisal of the achievement of the plans of development of (a) Agricultural Credit, (b) Marketing, (c) Processing, (d) Farming and (e) Warehousing, as well as the beneficial results obtained and difficulties experienced.

2. Role played by—

- (1) The Reserve Bank of India.
- (2) The State Bank of India
- (3) The Central Committee for Cooperative Training
- (4) All India Cooperative Union
- (5) Industrial Finance Corporation.
- (6) Different Committees like the Indian Central Cotton/Jute/Cocoanut/Lac/Tobacco/Oil- Seeds Committees.

3. Policies adopted in planning and promoting programmes of production.

4. Activities of—

- (i) Large-sized Societies
- (ii) Marketing Societies
- (iii) Processing Societies
- (iv) Farming Societies
- (v) Central Warehousing Corporation
- (vi) State Warehousing Corporation.

5. Subsidiary statements and schedules, as may be decided by the Board from time to time.

FORM 'D'

[See Rule 52]

CENTRAL WAREHOUSING CORPORATION

Balance Sheet as at 31st March.

Capital and Liabilities	Rs. A. P.	Property and Assets
	1	2
1. Capital—		
(i) Authorised		1. <i>Cash on hand</i>
(ii) Issued		2. <i>Cash in Banks</i> —
(iii) Subscribed—		(a) The Reserve Bank of India
(a) National Cooperative Development & Warehousing Board		(b) The State Bank of India
(b) State Bank of India		(c) Scheduled Banks
(c) Scheduled Banks		(d) Cooperative Banks
(d) Cooperative Societies		3. <i>Investments</i> —
(e) Insurance Companies		(a) Central Govt. Securities
(f) Investment Trusts		(b) State Govt. Securities
		(c) State Warehousing Corporation shares.
		(d) Other investments

1

2

(g) Financial Institutions	4. <i>Fixed Assets.</i>
(h) Recognised Associations dealing in Agricultural Produce	(i) Lands
(i) Joint Stock Companies dealing in Agricultural Produce	(ii) Buildings
(iv) Paid up	(iii) Godowns & Warehouses
2. Calls in arrears	5. <i>Guarantees by Govt. per contra.</i>
3. Reserve Fund under section 40(1)	6. <i>Value of Dead Stock</i>
4. Bad and Doubtful Debts Fund under Section 45(2)	7. <i>Advances to State Warehousing Corporations & Cooperative Societies for purchase of agricultural commodities under section 25(e).</i>
5. Other funds	8. <i>Estimated value of stocks held as agent of Govt.</i>
6. Bonds & Debentures	9. <i>Other items.</i>
7. Borrowings from—	
(i) The Reserve Bank of India under S. 37(2)(1)(a)	
(ii) The Reserve Bank of India under S. 37(2)(1)(b)	
(iii) The State Bank of India under S. 37(2)(ii)	
(iv) Central Govt. under S. 37(3)	
(v) Board under S. 37(3)	
8. Advances received for purchase of Agricultural Commodities	
9. Liability [S. 19(1)] under guarantees by Government <i>per contra</i>	
10. Provision for taxes	
11. Other liabilities	
12. Suspense	
13. Other items	
14. Profit and loss account	
TOTAL	

FORM 'E'

(Rule 52)

CENTRAL WAREHOUSING CORPORATION

Profit and Loss Account for the year ended 31st March.

Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
1. Interest on—		1. Warehousing charges	
(a) Loans from the Reserve Bank of India		2. Interest on—	
(b) Loans from the State Bank of India		(a) Securities	
(c) Bonds		(b) Bank Accounts	
(d) Debentures		(c) Advances	
2. Establishment		(d) Loans from the Board	
3. Directors fees, etc.		3. Subsidies received from the Board	
4. Rent, Rates, Taxes		4. Dividend on shares held in State Warehousing Corporation	
5. Depreciation		5. Other income, including agency commission	
6. Repairs		Net loss B/D	
7. Bad & Doubtful Debts Fund			
8. Auditors fees or remuneration			
9. Stationery, printing etc.			
10. Miscellaneous expenses			
Net profit c/d			

[No. F. 1-9/56 Coop I.]
KRISHAN CHAND, Jt. Secy.

ORDER

New Delhi, the 17th October 1956

S.R.O. 2409.—In exercise of the powers conferred by section 3 read with section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Madras Rice Mills Licensing Order, 1955 namely:—

Amendment

In the said Order, after sub-clause (4) of clause 11-A, the following sub-clause (5) shall be inserted, namely:—

“(5) Pending the disposal of an appeal or application for revision, the Commissioner of Civil Supplies or the State Government as the case may be, may by order direct that—

- (i) the order refusing to grant or renew a licence; or
- (ii) the order cancelling or suspending a licence, shall not take effect pending the disposal of the appeal or the application for revision filed against such order.”

[No. 204(4)/56-PY.II.]

S. N. BHALLA, Dy. Secy

MINISTRY OF HEALTH

New Delhi-2, the 17th October 1956

S.R.O. 2410.—In exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (5 of 1908), the Central Government hereby makes the following amendment in the Indian Port Health Rules, 1955, namely:—

In APPENDIX 4 to the said Rules, for the tabular form the following shall be substituted namely:—

Date	Show by “X” whether :	Signature and professional status of vaccinator	Approved stamp
	Indiquer par “X” s'il s'agit de :	Signature et qualite professionnelle du vaccinateur	Cachet d'authentification
1a	Primary vaccination performed	1a	1b
	Primovaccination effectuée		
1b	Read as successful Prise	1a	1b
	Unsuccessful Pas de prise		
2	Revaccination	2	3
3	Revaccination		
4	Revaccination	4	5
5	Revaccination		
6	Revaccination	6	7
7	Revaccination		

[No. F. 15-8/56-I.H.]

S.R.O. 2411.—In exercise of the powers conferred by section 8A of the Indian Aircraft Act 1934 (22 of 1934), the Central Government hereby makes the following amendment in the Indian Aircraft (Public Health) Rules, 1954, namely:—

In SCHEDULE V to the said Rules, for the tabular form the following shall be substituted namely:—

Date	Show by "X" whether :	Signature and professional status of vaccinator	Approved stamp
	Indiquer par "X" si'il s'agit de :	Signature et qualite professionnelle du vaccinateur	Cachet d'authentification
1a	Primary vaccination performed		1a
	Perimovaccination effectuée		1b
1b	Read as successful Prise		
	Unsuccessful Pas de prise		
2	Revaccination		2
3	Revaccination		3
4	Revaccination		4
5	Revaccination		5
6	Revaccination		6
7	Revaccination		7

[No. F. 16-14/56-I.H.]

A. T. SESHADRI, Under Secy.

New Delhi, the 19th October, 1956

S.R.O. 2412.—Dr. K. L. Wig, M.R.C.P., Principal, Medical College, Amritsar and Dean, Medical Faculty of the Punjab University, has been duly elected as a member of the Medical Council of India under clause (b) of Sub-section (1) of Section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), with effect from the 13th October, 1956, vice Dr. Tulsi Das.

[No. F.5-85/56-M.I.]

New Delhi-2, the 22nd October 1956

S.R.O. 2413.—In exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government hereby makes the following amendment in the notification of the Government of India, Ministry of Health No. F.4-3(2)/53-MI, dated the 12th June, 1953:—

At the end of Schedule I to the said notification, after the heading 'Held against Overdraft Account' and the entry relating thereto, the following heading and entry shall be inserted, namely:—

"Donation Funds	Face value	Source from which donation derived.
Government of India 3½% 10— Year Treasury Savings Deposit Certificates.	Rs. 15,000	Private donations from philanthropists who sympathised with the aims and objects of the institution.

[No. F.4-60/56-MII.]

KRISHNA BIHARI, Under Secy.

New Delhi-2, the 20th October 1956

S.R.O. 2414.—In exercise of the powers conferred by sub-clause (ii) of clause (b) of section 3 of the Drugs Act, 1940 (23 of 1940), the Central Government hereby specifies as drugs the following substances namely:—

(a) Chemical Contraceptives; and

(b) the following Insecticides:—

(i) Dicophane (Dichloro Diphenyl Trichloroethene) and its formulations.

(ii) Pyrethrum and its preparations.

[No. F.1-10/56-D.]

N. B. CHATTERJI, Dy. Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

PORTS

New Delhi, the 11th October 1956

S.R.O. 2415.—In exercise of the powers conferred by clauses (b) and (c) of section 5 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act VII of 1882) as applied to the Port of Kandla by the notification of the Government of India in the Ministry of Transport No. 14-P(89)/49-I, dated the 29th June, 1950, the Central Government hereby declares the following two cargo jetty berths, as public landing places and determines the limits of these landing places as these indicated in the table below against them, in addition to the public landing places previously declared by notification No. 14-P(35)/50, dated the 23rd January 1951 read with notifications No. 4-PII(3)/51 dated the 6th June

1951, No. 4-PII(1)/53 dated the 29th September 1953 and No. 4-PII(5)/54 dated the 15th March 1955, namely:—

Name of the landing place	General description	For the landing and shipment of	Limits
1. Cargo Jetty berth No. 1.	A reinforced cement concrete structure supported on R.C.C. Piles with 100 tons double bollards and handing fenders every 75 feet, served with railway tracks, one transit shed and one warehouse and 3 and 6 ton electric cranes. Available depth of water at L.W.O.S.T. along quay face is 32 feet.	General merchandise other than explosive and dangerous petroleum.	Bounded on the north by the northern end of the cargo jetty, on the east by Kandla Creek, on the south by cargo jetty berth No. 2 and on the west by reclaimed land.
2. Cargo Jetty Berth No. 2.	Do.	Do.	Bounded on the north by cargo jetty berth No. 1 on the east by Kandla Creek, on the south by cargo jetty berth No. 3 and on the west by reclaimed land.

[No. 4-PII(4)/56.]

T. S. PARASURAMAN, Dy. Secy.

(Transport Wing)

PORTS

New Delhi, the 16th October 1956

S.R.O. 2416.—In exercise of the powers conferred by sub-section (3) of section 3 of the Indian Ports Act, 1908 (XV of 1908) the Central Government is pleased to authorise Shri M. D. Sassoon, Probationary Pilot, Kandla Port to pilot vessels upto 7,500 tons gross during day light only, in and out of the Port of Kandla.

[No. 2-PII(100)/56.]

New Delhi, the 22nd October 1956

S.R.O. 2417.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby directs that with effect from the 1st December, 1956, the following further amendments shall be made in the Port Rules for the Port of Vizagapatam published with the notification of the Government of India in the late Department of Commerce No. 222 P&L(19)/31(1), dated the 23rd September, 1933, the same having been previously published as required by sub-section (2) of the said section, namely:—

In the said rules, after rule 12, the following rule shall be inserted, namely:—

“12-A. No person shall, except under the authority of a written permit granted by the Superintendent, Traffic—

- (a) have or carry with him a camera for taking photographs or any material for making a sketch, plan, model or other devices, or
- (b) take any photographs or make any sketch, plan or model of any movable or immovable object or building or installation within any dock area.

Explanation.—For purposes of this rule, the expression “dock area” shall consist of the following:

- (i) The Dry Dock area between the eastern and western boundary walls,
- (ii) The quay Wall area enclosed by Customs boundary wall,
- (iii) The coal and oil wharves and jetties enclosed by barbed wire fencing, and
- (iv) The eastern fore-shore of the Turning Basin from the Southern Lighter Canal to the Narrow Gauge Railway gate.”

[No. 17-P/II(9)/56.]

K. BALAKRISHNAN, Under Secy.

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 17th October 1956

S.R.O. 2418.—In exercise of the powers conferred by section 21 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby makes the following further amendment in the rules regulating the granting of certificates of competency to engineers (including motor engineers), published with the notification of the Government of India in the Ministry of Transport, No. S.R.O. 240, dated the 9th February, 1952, namely:—

In APPENDIX D to the said rules, under the heading “(I) Day Classes” and the sub-heading “Name of School or Institution”, after the entry “Melbourne-University of Melbourne”, the following entry shall be inserted, namely:—

“II Melbourne—Caulfield Technical School, Caulfield East, Melbourne Australia.”

[No. 67-M.A.(15)/56.]

S. K. GHOSH, Dy. Secy.

(Transport Wing)

New Delhi, the 22nd October 1956

S.R.O. 2419.—In exercise of the powers conferred by sub-section (3) of section 1 of the Motor Vehicles Act, 1939 (4 of 1939), the Central Government hereby directs that the provisions of Chapter VIII of that Act relating to Insurance of Motor Vehicles against Third Party Risks shall have effect on and from the 29th October, 1956, in all Part 'B' States to which the said Act extends, except the State of Travancore-Cochin.

[No. 36-T(8)/56.]

D. D. SURI, Dy Secy.

MINISTRY OF EDUCATION

New Delhi, the 20th October, 1956

S.R.O. 2420.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by sub-sections (1) and (3) of section 10A of the Ancient Monuments Preservation Act, 1904 (7 of 1904), is published as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration by the Central Government on or after the 31st December, 1956.

Any objections or suggestions which may be received from any person with respect to the said draft by the Secretary to the Government of India in the Ministry of Education, New Delhi, before the date aforesaid, will be considered by the Central Government.

Draft Rules

Whereas the Central Government is of opinion that mining, quarrying, excavating, blasting and other operations of a like nature should be restricted and regulated for the purpose of protecting and preserving the ancient monument in the Island of Elephanta, District Kolaba, in the State of Bombay;

Now therefore in exercise of the powers conferred by sub-sections (1) and (3) of section 10A of the Ancient Monuments Preservation Act, 1904 (7 of 1904), the Central Government hereby makes the following rules, namely:—

(1) These rules may be called the Elephanta Island (Protected Monuments) Rules, 1956.

(2) They apply to the area specified in the Schedule (hereinafter referred to as 'the area').

(3) They shall come into force at once.

2. No person shall, after the commencement of these rules, carry on in the area any mining, quarrying, excavating, blasting or other operation of a like nature, except under a licence granted by the Superintendent, Department of Archaeology, South Western Circle, Aurangabad (hereinafter referred to as the Superintendent) and in accordance with these rules.

3. The terms on which a licence may be granted to carry on any of the said operations shall be as follows:—

(a) Within a radius of half a mile of cave No. 1 Survey No. 66 and of Brick Stupa in new Survey No. 67, none of the said operations, except minor quarrying operations not involving blasting, for domestic purposes or village needs, shall take place.

(b) Outside the radius of half a mile referred to in clause (a) the Superintendent may in consultation with the Inspector of Mines of the Government of India require that the said operations shall be carried on subject to such restrictions relating to the muffling of sound, the kind and charge of blasting materials and the depth and number, of blast holes to be fired at a time, as he may think fit to impose.

(c) The licensee shall give the Superintendent notice in writing—(i) of not less than one month before commencing the said operations and (ii) in the event of the resumption of the said suspended operations after their suspension, a notice of not less than one week before resuming them.

(d) The licensee shall get the demarcation line of the said operations fixed at his own cost through the Superintendent before commencing them.

(e) The Superintendent may suspend or cancel a licence for a breach of any of the terms thereof or if, in his opinion, the continuance of the said operations will endanger the protected monuments.

4. Any person committing a breach of these rules shall be punishable with fine which may extend to two hundred rupees.

THE SCHEDULE

Boundaries of the area to which the rules will apply

East	{	Arabian Sea.
West		
North		
South		Arabian Sea and parts of Survey Nos. 2, 3, 4, and 59.

[No. F.4-13/58-C.1.]

D. CHAKRAVARTI, Under Secy.

MINISTRY OF PRODUCTION

New Delhi, the 15th October 1956

S.R.O. 2421.—In pursuance of sub-rule (1) of Rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (V of 1908) the Central Government hereby appoints the officers specified in column 1 of the table below as officers to whom notice of orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

TABLE

Officers to whom notice should be sent	Officers whose salaries and allowances are attached
I	2
Deputy Accountant General, Production, Commerce & Industry, New Delhi.	Gazetted officers in the offices of the Salt Commissioner, New Delhi, R.S.S. Division, Mining Engineer, (Mandi Salt Circle), Mandi.
Asstt. Accounts Officer, Production, Commerce & Industry, Bombay.	Gazetted officers in Madras and Bombay Regions.
Asstt. Accounts Officer, Production, Commerce & Industry, Calcutta.	Gazetted officers in Calcutta Region.
Asstt. Salt Commissioner (Adm), Office of the Salt Commissioner, New Delhi.	Non-Gazetted officers in the office of Salt Commissioner, New Delhi.
Mining Engineer, Mandi	Non-Gazetted officers in the Mandi Salt Circle, Mandi.
General Manager, R.S.S. Division, Sambhar Lake,	Non-gazetted staff in the office of the R.S.S. Division except Didwana and Pachbadra Circles.
Superintendent of Salt, Didwana	Non-gazetted staff in Didwana Circle.
Superintendent of Salt, Pachbadra	Non-gazetted staff in Pachbadra Circle.
Deputy Salt Commissioner, Bombay	Non-gazetted Staff in the office of the Deputy Salt Commissioner, Bombay.
Assistant Salt Commissioner, Thana	Non-gazetted staff in their respective offices.
Assistant Salt Commissioner, Jamnagar	Non-gazetted staff in their respective offices.
Assistant Salt Commissioner, Kharagodha	Non-gazetted staff in his circle.
Superintendent Cur-Chief Chemist, Wadala	Do.
Superintendent of Salt, Bhayandar Circle	Do.
Superintendent of Salt, Bhandup Circle	Do.
Superintendent of Salt, Uran Circle	Do.
Superintendent of Salt, Dharangalhra Circle	Do.
Deputy Salt Commissioner, Madras	Non-gazetted staff in his office.
Asstt. Salt Commissioner, Tuticorin	Do.
Asstt. Salt Commissioner, Kakinada	Do.
Superintendent of Salt, Cuddalore Circle	Non-gazetted staff in his circle.
Superintendent of Salt, Nagercoil Circle	Do.
Superintendent of Salt, Pettaiyurum Circle	Do.
Superintendent of Salt, Tuticorin Circle	Do.
Superintendent of Salt, Naupada Circle	Do.
Superintendent of Salt, Madras Circle	Do.
Asstt. Salt Commissioner, Calcutta	Non-gazetted staff in Calcutta Region except Humma Circle.
Superintendent of Salt, Humma Circle	Non-gazetted staff in his circle.

[No. 6/6/56-Salt.]

S. R. SUNDRAM, Under Secy.

New Delhi, the 16th October, 1956

S.R.O. 2422.—In exercise of the powers conferred by clause 4 of the Colliery Control Order, 1945, as continued in force by section 16 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Production, No. S.R.O. 1568, dated the 5th July, 1956, namely:—

In the said notification, for item (ii) (which relates to the prices under table II) of the Note, the following items shall be substituted, namely:—

“(ii) The prices given under table II, except those in respect of collieries mentioned against serial numbers 22 to 26, are for delivery free on rail at, or at the loading point nearest to, the colliery or free on road vehicle at the colliery; in the case of the collieries mentioned against

serial Nos. 22 to 26, the prices so given are for delivery free on rail; and in all cases the prices given in the table are inclusive of all charges."

[No. 4-CI(11)/56.]

A. NANU, Dy. Secy.

ORDER

New Delhi, the 27th October 1956

S.R.O. 2423.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further Amendment in the Order of the Government of India in the Ministry of Production, No. S.R.O. 1290, dated the 10th June, 1955, namely:—

In the Schedule annexed to the said Order, against Serial No. 1, under column 4 with the heading "Purpose", for the words "against the quotas fixed by the Central Government" and "against the quotas fixed by the Central Government from time to time", the words "otherwise than against the Central Government's quota" and "From time to time otherwise than against the Central Government's quota" shall be substituted, respectively.

[No. 18-CI(3)/56.]

P. N. DHIR, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 22nd October 1956

S.R.O. 2424.—The following draft of certain further amendments to the Indian Aircraft Rules, 1937, which the Central Government proposes to make in exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (22 of 1934), is published, as required by section 14 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 25th January, 1957.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

Draft Amendment

For clause (i) to the proviso to paragraph 2 of Section C of Schedule VII to the said Rules, the following shall be substituted, namely:—

"(i) a minimum of 500 hours' flying experience as Co-pilot, but not as supernumerary, on multi-engined aircraft of which at least 10 hours shall be by night".

[No. 10-A/38-56.]

M. DAYAL, Dy. Secy.

(Posts & Telegraphs)

New Delhi, the 20th October 1956

S.R.O. 2425.—In exercise of the powers conferred by Section 43 of the Indian Post Office Act, 1898 (6 of 1898); the Central Government hereby makes the following further amendment in the Indian Post Office Rules, 1933.

For rule 125 of the said Rules, the following rule shall be substituted, namely:—

"125. If the payee of a money order refuses to take payment on presentation of the money order to him, the amount of the money order shall be returned at once to the remitter, free of charge:

Provided that if the payee, while refusing to take payment on presentation of the money order to him makes an application in writing to the post office of delivery for the detention of the money order, or if

the payee is not found at the address given on the money order, the money order shall be detained in the post office for a period not exceeding seven days from the date of its presentation to the payee or from the date it is sent out for payment, as the case may be. If the payee fails to take payment of the money order from the post office within the said period of seven days, the money order shall be returned to the remitter on the first working day immediately following the expiry of the said period of seven days:

Provided further that the commission shall in no case be refunded."

[No. C.11-5/55.]

New Delhi, the 22nd October 1956

S.R.O. 2426.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby makes with effect from the 1st December 1956 the following further amendment to the Indian Post Office Rules, 1933, namely:—

In rule 83 of the said Rules for the words "one Rupee" the words "two rupees" shall be substituted.

[No. C.7-1/53.]

V. M. BHIDE, Dy. Secy.

MINISTRY OF REHABILITATION

New Delhi, the 9th October 1956

S.R.O. 2427.—In exercise of the powers conferred by Sub-section (1) of Section 4 of the Evacuee Interest (Separation) Act, 1951, the Central Government hereby appoints for the State of Bhopal, Shri R. S. Saxena, Sub-Divisional Magistrate, Bhopal, as Competent Officer, for the purpose of discharging the duties imposed on the competent officer by or under the said Act, within the said State, with effect from the 20th August, 1956.

[No. 16(34)/56-Prop.I.]

J. J. KARAM, Under Secy.

New Delhi, the 9th October 1956

S.R.O. 2428.—In exercise of the powers conferred by clause (g) of section 2 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby specifies the following tribal areas adjoining the North West Frontier Province for the purposes of the said clause, namely:—

Tribal areas of Malakand, Khyber,
North Waziristan and South Waziristan.

[No. F. 9/7/56-SI.]

New Delhi, the 22nd October 1956

S.R.O. 2429.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954) the Central Government hereby appoints Shri Nagendra Bahadur, I.A.S. as Chief Settlement Commissioner, for the purpose of performing the functions assigned to such Commissioner by or under the said Act. This appointment shall have effect during the period Shri L. J. Johnson, I.C.S., is on leave.

[No. 5/45/55-SII.]

S.R.O. 2430.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (12 of 1954), the Central Government hereby appoints Shri Nagendra Bahadur, I.A.S., as

Chief Settlement Commissioner for the purpose of performing the functions assigned to such Commissioner by or under the said Act. This appointment shall have effect during the period Shri L. J. Johnson, I.C.S., is on leave.

[No. 5/45/55-SII.]

I. N. CHIB, Dy. Secy.

New Delhi, the 15th October 1956

S.R.O. 2431.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints Shri B. P. Mathur as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 3/15/56-SII.]

S.R.O. 2432.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints Shri R. C. Takru as Assistant Settlement Commissioner for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 5/27/56-SII.]

New Delhi, the 16th October 1956

S.R.O. 2433.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints Shri H. S. Kamlani as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 3/15/56-SII.]

S.R.O. 2434.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government has appointed the officers, whose names are mentioned in the Annexure, as Assistant Settlement Officers, for the purpose of performing the functions assigned to such officers, by or under the said Act, with effect from the date they took charge of their posts.

The officers mentioned against Serial Nos. 3, 12, 15, 37, 48, 53, 60, 64, 68, 69, 73, 74, 79, 81, 95, 108, 115, 144 and 166 of the annexure, ceased to hold their respective offices with effect from the dates on which they demitted office.

ANNEXURE

Serial No. Name of the persons appointed.

1	Shri R. M. Saldanha
2	Shri T. C. Bagai
3	Shri G. A. Thadhani
4	Shri T. C. Datta
5	Shri R. L. Mansukhani
6	Shri R. N. Dhingra
7	Shri S. Narula
8	Shri M. M. Lal
9	Shri Madan Singh
10	Shri D. C. Nanda
11	Shri Des Raj Katyal
12	Shri Jyoti Sarup
13	Shri S. S. Govila
14	Shri H. L. Goswami
15	Shri H. L. Leekha
16	Shri Agia Ram
17	Shri B. S. Dubey
18	Shri Uma Datta
19	Shri Baldev Kishan

Serial No. Name of the persons appointed

20 Shri J. S. Sehgal
 21 Shri Arjan Nath
 22 Shri S. C. Jain
 23 Shri P. C. Baijal
 24 Shri S. P. Gupta
 25 Shri H. P. Asthana
 26 Shri H. C. Raina
 27 Shri I. D. Gera
 28 Shri Nand Kumar
 29 Shri R. K. Gupta
 30 Shri O. P. Girotra
 31 Shri K. C. Jain
 32 Shri R. N. Schgal
 33 Shri S. P. Sahni
 34 Shri S. A. Kidwai
 35 Shri Prem Narain
 36 Shri D. N. Segal
 37 Shri Chhotey Lal
 38 Shri A. N. Dutt
 39 Shri S. P. Sood
 40 Shri Piyare Lal Sood
 41 Shri B. P. Mathur
 42 Shri M. R. Bhagat
 43 Shri J. C. Gulati
 44 Shri S. R. Shivnani
 45 Shri R. L. Mahindroo
 46 Shri Joga Singh
 47 Shri Zaherun Nabi
 48 Shri H. G. Bala
 49 Shri Ambeshangar Trivedi
 50 Shri V. D. Kapur
 51 Shri Dhalu Ram
 52 Shri Lachman Das Jawa
 53 Shri K. L. Wadhwan
 54 Shri V. N. Gidwani
 55 Shri Tarlochan Singh
 56 Shri Gobind Ram Virmani
 57 Shri Harish Chandra
 58 Shri Sardari Lal Jain
 59 Shri J. P. Malhotra
 60 Shri K. N. Issar
 61 Shri S. C. Dewan
 62 Shri V. S. Bhatnagar
 63 Shri M. L. Mathur
 64 Shri K. B. Lal
 65 Shri E. N. Sinclair
 66 Shri Attar Lal Bahl
 67 Shri Raghubir Singh
 68 Shri V. N. Handa
 69 Shri D. S. Mathur
 70 Shri Vidya Sagar Jha
 71 Shri T. P. Singh Anand
 72 Shri O. N. Choudhary
 73 Shri Benarsi Lal Basho
 74 Shri C. P. Kapur
 75 Shri Shiva K. Talwar
 76 Shri Raghubans Shanker
 77 Shri Sohan Singh
 78 Shri A. S. Bhatnagar
 79 Shri D. R. Dhall
 80 Shri Kesar Singh Bhatia
 81 Shri Parmatma Sahai
 82 Shri R. N. Aggarwala
 83 Shri Arjan Singh Bains
 84 Shri J. P. Sharma
 85 Shri R. N. Mathur
 86 Shri S. B. Lal
 87 Shri B. R. Dewan

Serial No. Name of the persons appointed

88 Shri Radha Krishan
89 Shri A. B. Lal
90 Shri N. Singh Bawa
91 Shri P. N. Seth
92 Shri Pritam Singh
93 Shri Amar Singh
94 Shri R. K. Kapoor
95 Shri N. K. Sharma
96 Shri K. L. Sachdeva
97 Shri A. K. Paul Chaudhry
98 Shri Sateshwar Dayal Galgotia
99 Shri K. B. Chaudhry
100 Shri M. P. Misra
101 Shri Santokh Singh Uppal
102 Shri M. M. Lal
103 Shri Om Parkash Chowdary
104 Shri Lal Chand Mehra
105 Shri Gurbachan Singh
106 Shri Shri Ganesh Das Kaira
107 Shri Ant Ram
108 Shri Dev Raj Khanna
109 Shri Hanuman Prashad Pandey
110 Shri S. L. Mahindroo
111 Shri Rattan Lal Sablok
112 Shri Satish Chandra
113 Shri Dev Datta Purie
114 Shri N. B. Gorwani
115 Shri Iqbal Singh Nakai
116 Shri H. L. Narang
117 Shri Uma Shanker Shrivastava
118 Shri B. M. Talgeri
119 Shri Amar Nath Kapuria
120 Shri Pakhar Ram Ahir
121 Shri Sangat Singh
122 Shri Udhoo Ram
123 Shri Dayal Ram
124 Shri Dalip Singh
125 Shri Jaj Ram Nim
126 Shri Chet Ram Nim
127 Shri Raunqui Ram
128 Shri Baldev Raj Bansal
129 Shri Dalip Singh Suri
130 Shri H. B. Singh
131 Shri Ram Parshad
132 Shri Ram Gopal Agnibhoj
133 Shri K. M. Kamble
134 Shri E. P. Joromy
135 Shri B. L. Juneja
136 Shri M. N. Chaturvedi
137 Shri Manmohan Lal Bhetia
138 Shri Ram Prakash Puri
139 Shri B. M. Lakshminipatiiah
140 Shri S. D. Misra
141 Shri R. N. Mathur
142 Shri H. S. Khurana
143 Shri Gurbachan Singh Nagra
144 Shri M. Ziauddin
145 Shri K. C. Shahare
146 Shri P. L. Soni
147 Shri Gokal Ram
148 Shri Nirmalendu Bhattacharya
149 Shri H. L. Malhotra
150 Shri K. K. Varma
151 Shri S. A. Kaptan
152 Shri Gian Chand Mehra
153 Shri P. D. Soli
154 Shri D. S. Jain
155 Shri Harish Chand

Serial No. Names of the persons appointed

156	Shri V. N. Khosla
157	Shri D. S. Sharda
158	Shri J. C. Ahluwalia
159	Shri V. K. Mehta
160	Shri K. L. Anand
161	Shri C. J. Motwani
162	Shri C. L. Punj
163	Shri P. H. Jagtiani
164	Shri M. L. Mehra
165	Shri K. K. Oberoi
166	Shri Vilait Rai
167	Miss S. Dhandha
168	Shri Jai Parkash Saxena
169	Shri R. K. Sibal
170	Shri K. K. Gupta
171	Shri Tarlok Singh
172	Shri Madan Lal Mehra
173	Shri V. D. Bhamhani
174	Shri J. R. Khosla
175	Shri B. S. Mahara
176	Shri R. C. Dhingra.

[No. 3/6/56-S.II.]

New Delhi, the 19th October 1956

S.R.O. 2435.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) the Central Government hereby appoints Shri Man Mohan Lal Mathur as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

This Ministry's notification of even number dated the 24th September, 1956 is hereby cancelled.

[No. 6/5/56-S.II.]

S.R.O. 2436.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Claims) Act, 1954 (12 of 1954), the Central Government hereby appoints Shri Y. R. Ahuja as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the date he was transferred to the office of the Chief Settlement Commissioner. The Central Government also appoints the said Shri Ahuja as Additional Settlement Commissioner for the purpose of performing the functions assigned to such commissioner by or under the said Act

[No. 6/5/56-S.II(I).]

S.R.O. 2437.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (No. 44 of 1954) the Central Government hereby appoints Shri Lachman Das Jawa, as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his office.

[No. 3/15/56-S.II.]

S.R.O. 2438.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Jagannath Prasad an Assistant Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-S.II(Pt. II).]

S.R.O. 2439.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Trilok Nath Bhalla, an Assistant Settlement Officer, for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-SII/(Pt. II).]

S.R.O. 2440.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri G. S. Masand, an Assistant Settlement Officer, for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-SII(Pt. II).]

New Delhi, the 22nd October 1956

S.R.O. 2441.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. K. Atal, an Assistant Settlement Officer, for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-SII(Pt. II).]

MANMOHAN KISHAN, Under Secy.

DELHI DEVELOPMENT PROVISIONAL AUTHORITY

New Delhi, the 19th October 1956

S.R.O. 2442.—In exercise of the powers conferred by section 14 of the Delhi (Control of Building Operations) Act, 1955 (No. 53 of 1955), the Delhi Development Provisional Authority, New Delhi, hereby directs that the powers exercisable by it under sections 6 and 7 regarding the grant or refusal of permission to erect any building, and powers under sections 8, 10 and 12 of the said Act, may also be exercised by the New Delhi Municipal Committee, New Delhi, in respect of the colony known as Defence Colony.

[No. F. 1(147)/56-Admn.]

G. MUKHARJI, Member-Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 12th October 1956

S.R.O. 2443.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (8 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board hereby makes the following further amendments in the General Rules for all open lines of Railways in India administered by the Government published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T dated the 9th March, 1929, namely:—

In the Schedule annexed to Part III of the said Rules, in item (1) of the entries in column 3, against serial No. 57,—

- (i) after the words "wicker basket with vertical sides and conical top", the words "or in a well made strong wooden box or metal case" shall be inserted;
- (ii) after the words "through the top of the basket", the words "or the lid of the box" shall be inserted.

[No. 1506-TG/II/56.]

New Delhi, the 17th October 1956

S.R.O. 2444.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) and by the Notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March 1905, the Railway Board hereby makes the following further amendment in the General Rules for all open lines of Railways in India administered by the Government published with the Notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated 9th March 1929, namely:—

In the Schedule annexed to part III of the said rules, against Serial No. 11 in column 2, under the heading "Inflammable liquids—Group B—Petroleum and other hydrocarbon oils, non-dangerous", after the entry "Pine Oil", the following entry shall be inserted namely:—

"Pentachlorophenol dissolved in selected petroleum oils".

[No. 1505-TG/II/56.]

New Delhi, the 20th October 1956

S.R.O. 2445.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) and by the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby makes the following amendment in the General Rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March 1929, namely:—

In the Schedule appended to part III of the said Rules, in column 4, against Serial No. 19, after the words "with Kaslin (China clay and Sodium Silicate)" in item (iii) the word "or" shall be inserted and after item (iii) as so amended, the following item shall be inserted, namely:—

"(iv) with a composition containing sand and sulphur in equal parts by weight."

[No. 1375-TG.]

New Delhi, the 22nd October 1956

S.R.O. 2446.—In exercise of the powers conferred by section 72-A of the Indian Railways Act, 1890 (9 of 1890), and in supersession of the notification of the Government of India in the Ministry of Railways (Railway Board) No. 402-TG dated the 13th February, 1956, the Central Government hereby approves the form of forwarding note for explosives prescribed by all railway administrations as shown in the enclosure.

Forwarding Note for Explosives tendered by Defence Services

(Approved by the Central Government for use on all Railways under section 72-A of the Indian Railways Act of 1890)

To

The Station Master.....Railway.....Station.....Railway.

Please receive the under-mentioned consignment and forward by Goods and/or Mixed train*/Coaching and/or Mixed train* to
Station on theRailway as consigned below:—

By whom consigned		To whom consigned		Station to	No. of articles	Description & private marks		Sender's weight paid/to pay	Freight
Name	Address	Name	Address			Mds.	Srs.		

I do hereby certify that I have satisfied myself that the description, marks and weight or quantity of goods consigned by me have been correctly entered in this Forwarding Note.

I certify that the goods entered in the Forwarding Note have been packed in approved service packages.

Certified that the nominal package/s used for packing of the stores/items detailed in the forwarding Note is/ are suitable for their packing. The packing has been done satisfactorily so as to avoid any damage and leakage of the explosive store during transit and that the explosive so packed is fit and safe for transport by rail.

Certified that the explosives tendered in this Forwarding Note are declared safe for transport.

I further declare that I accept responsibility for any consequences to the property of the aforesaid Railway Administration, or to the property of other persons, entrusted or to be entrusted to the Railway Administration for conveyance, or otherwise, which may be caused by the explosion, or otherwise by the said consignment, and that all risk and responsibility whether to the Railway Administration, to their servants or agents or to others, retain solely and entirely with me.

†(1) Alternative railway risk and owners risk rates being available, I elect to pay therate.

†(2) To be forwarded via(a dearer route*) at my request.

†(3) The cheapest route being closed*/partially closed*, to be charged viathe next cheapest open route.

†(4) I declare that these packages containof a value of Rs.enumerated in the Second Schedule to the Indian Railways Act IX of 1890. I engage*/do not engage* to pay the percentage charge on value for increased risk as required by the Administration. (Description, contents, and value of excepted articles in each package should be specifically mentioned.)

*Strike out where inapplicable.

†Strike out any clause inapplicable before signing this form.

Signature of sender or his agent.....

Dated195Address.....

NOTE.—Additions or alterations made in the above entries must be signed (not initialled) by the sender or his agent.

(The form below to be filled in by the Railway staff)

Forwarding Note No..... dated.....

Particulars of weightment

No. of articles	Description	Weight	
		Maunds	Srs.

Checked by..... date 195
 Weighed by..... date 195
 Loaded by..... date 195
 Invoiced by..... date 195

Risk
 To be carried via.....
 To be charged via.....

Description	No. of articles	Marks	Actual Weight Mds Srs	Weight charged Mds Srs	Class	Rate per maund Rs. As.	Paid Rs. As.	To-pay Rs. As.	Receipt No.	Invoice No. Date	Particulars of wagons.			
											No. & type	Owning Railway	C. C.	Floor area

Explanatory Notes

(1) When alternative railway risk and owner's risk rates are quoted, the latter will apply unless the sender, in Clause (1) overleaf, enters the words "Railway risk" "when he will pay or engage to pay the higher charge and will receive a certificate to this effect.

(2) When a consignment is to be forwarded *via* other than the shortest route at the sender's request, the route by which the consignment is to be forwarded must be recorded in Clause (2) overleaf.

(3) When a consignment is to be charged *via* the next cheapest open route, the cheapest route being closed, or partially closed, the route by which the consignment is to be charged must be recorded in clause (3) overleaf.

(4) Railways are not responsible for any loss, destruction or deterioration of or damage to a parcel or package containing any article(s) specified in the Second Schedule to the Indian Railways Act IX of 1890 whose value exceeds Rs. 300/- per parcel or package unless the contents and value are declared and engagement entered into to pay the authorised percentage on value charged, if required. The declaration of contents and value must be made in clause (4) overleaf and the word "engage" or words "do not engage" struck out according to whether the consignment is to be booked by the Railway with bailee's responsibility or otherwise. The Administration hereby give notice that payment of percentage of value charge is required.

Note:—All clauses and words which are in applicable are to be struck out before the Forwarding Note is signed.

[No. 402-TG.]
 D. C. BAIJAL, Secy.

MINISTRY OF FINANC

New Delhi, the 22nd October 1956

S.R.O. 2447.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of Article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General of India hereby makes the following rules, namely:—

1. Short title and commencement.—(i) These rules may be called the Central Civil Services (Audit and Accounts Department Transferred Employees) Rules, 1956.

(ii) These rules shall be deemed to have come into force, in respect of each transferred employee, on the date on which such employee was actually taken over.

2. Definitions:—In these rules, unless the context otherwise requires:—

- (a) 'Government' means the Government of India;
- (b) 'relevant date' means the date on which a transferred employee was actually taken over by the Government;
- (c) 'State' with its grammatical variations means a Part C State or a State merged with a Part A State;
- (d) 'State rules' in relation to an employee mean the rules and orders relating to the conditions of service of that employee in force on the day immediately preceding the day on which he was actually taken over; and
- (e) 'transferred employee' with its grammatical variations means a person who was employed under the Government of a Part C State or of a State merged with a Part A State and who has been taken over by the Central Government in the Indian Audit and Accounts Department, in consequence of constitutional changes and the extension of the executive authority of the Central Government to that State.

3. Persons to whom rules apply.—These rules shall apply to transferred employees in the Indian Audit and Accounts Department other than those specified below:

- (a) employees engaged on contract;
- (b) employees not in whole-time employment; and
- (c) employees paid out of contingencies.

4. Absorption in an appropriate grade under the Indian Audit and Accounts Department.—A transferred employee shall be fitted into the appropriate grade in the Indian Audit and Accounts Department with effect from the relevant date in accordance with the orders issued by the Government in that behalf and any such employee who is not so absorbed shall continue to be governed by the State rules:

Provided that any modifications in the State Rules after the relevant date shall be subject to the specific orders of the Government.

5. Election between State Rules and Central Rules.—(1) A transferred employee who held a permanent post in a substantive capacity immediately before the relevant date shall on absorption in the Indian Audit and Accounts Department elect on or before a date to be specified in this behalf by the Government whether he shall be governed by the State rules or the Central rules;

(i) provided that the election shall be in favour of the State rules or the Central rules as a whole and not merely any part or parts thereof;

(ii) made in writing in such form as may be prescribed by Government;

Provided further that the right to elect shall not extend to administrative matters such as applicability of Government Servants Conduct Rules, Civil Services (Classification, Control and Appeal) Rules, hours of work, holidays and transfer.

(2) Subject to such special orders as the Government may issue in this behalf, an election once made shall, except to the extent specified in rule 7, be final.

(3) The instructions contained in the Comptroller and Auditor General's letter No. 135-States/159-A/52, dated 30th August 1952, shall apply to every election under this rule.

(4) A transferred employee who fails to exercise the right of election on or before the date specified by the Government under sub-rule (1) or who, in the opinion of the Government, has exercised the right in an ambiguous manner shall be treated as having elected to be governed by the Central rules.

(5) A transferred employee who before the publication of these rules, has retired from service shall also be eligible to exercise the opinion, provided that he was in service on the relevant date.

6. Initial pay.—A transferred employee who elects the Central rules shall have his initial pay fixed in the appropriate grades or post on the Central scales of pay in accordance with the orders issued by the Government in that behalf.

Explanation.—Central scales of pay mean the 'Prescribed scales' specified in the Central Civil Services (Revision of pay) Rules, 1947.

7. Duration of applicability of State rules.—A transferred employee who elects to be governed by the State rules in accordance with rule 5 shall continue to be governed by those rules;

Provided that, subject to the next succeeding proviso, and subject also to the provisions of the Government of India, Ministry of Finance, letters of even No. F. 16(92)A(A)/53, dated the 4th March 1954 and the 28th May 1954, where applicable, such an employee on promotion to a higher post shall be brought on to the Central rules finally and his pay in the higher post shall be fixed under the Fundamental Rules, his substantive pay drawn under the State rules on the date of promotion being taken as the substantive pay for such purpose:

Provided further that such an employee may, if he so desires, on promotion elect to be governed by the State rules as applicable to the post held by him on the relevant date and an election so made shall be treated as final for so long as he continues to hold the post to which he has been promoted or an equivalent post.

8. Leave and Pension.—(1) A transferred employee who elects to be governed by the Central rules shall be subject to the Revised Leave Rules, 1933 as amended from time to time. The leave to be carried forward on the relevant date and the manner in which leave taken during the pre-absorption period shall count for pension, shall be determined in accordance with the orders issued in the Ministry of Finance O.M. No. F. 14(4)Est.III/53-1, dated the 13th July, 1953, and No. F.7(124)EV/53, dated the 27th March 1954, respectively, as amended from time to time.

(2) A transferred employee who elects to be governed by the Central rules and who retires before the 17th April 1950, shall be subject to the Pension Rules in the Civil Service Regulations as on the 16th April 1950, as for post 1938 entrants. Such an employee retiring on or after the 17th April 1950, shall be subject to the Revised Pension Rules published in the Ministry of Finance O.M. No. F. 3(1)Est. (Spl.)/47, dated the 17th April 1950, as applicable to post—1938 entrants, as amended from time to time. All the permanent or temporary service rendered by the transferred employee under the State Government prior to absorption shall be treated as permanent or temporary service rendered under the Government:

Provided that a transferred employee who was subscribing to a Contributory Provident Fund shall be brought on to pensionable service under Government and thereafter, he shall not be allowed to subscribe to the Contributory Provident Fund. The extent to which the past service of such a transferred employee shall count towards pension shall be determined with reference to the orders contained in the Ministry of Finance O.M. No. F. 7(47)EV/54, dated the 17th July 1954, as amended from time to time.

Explanation.—For the purposes of this sub-rule, the expression 'All the permanent or temporary service rendered by the transferred employee under the State Government prior to absorption' shall mean the total length of service, whether permanent or temporary, rendered by a transferred employee in any Acceding State, a Part C State or a Part A State, prior to the date of such absorption.

(3) A transferred employee who elects to be governed by the Central rules and who retires before the 17th April, 1950, shall be eligible for the benefits of commutation of pension under the Civil Pensions (Commutation) Rules. Such an employee retiring on or after the 17th April 1950, shall be eligible to the benefits of commutation of pension under the Civil Pension (Commutation) Rules

read with the revised Pension Rules promulgated in the Ministry of Finance O.M. No. F. 3(1)Est.(Spl)/47, dated the 17th April 1950, as amended from time to time.

(4) For the purposes of determining the age of retirement for ministerial Government servants, the provisions of Fundamental Rule 56(b)(ii) shall apply.

[No. F. 12(11)-Est.III/56-I]

K. S. GANAPATI, Dy. Secy.

(Department of Economic Affairs)
(Office of the Controller of Capital Issues)

New Delhi, the 19th October 1956

S.R.O. 2448.—For Rule 4 of the Capital Issues (Application for Consent) Rules, 1954 published in the Gazette of India, Part II, Section 3, dated the 13th March, 1954 as S.R.O. 828 dated the 9th March, 1954 the following shall be substituted, namely:—

“4. Every application under these rules shall be accompanied by a Treasury receipt for Rs. 50 which shall, at Bombay, Calcutta, Delhi, Madras and Bangalore, be deposited in the Reserve Bank of India and at other places in the nearest Government Treasury or in the nearest Branch of an agency of the Reserve Bank. The amount shall be credited to the head “XLVI—Miscellaneous—Miscellaneous”.

[No. F.2(18)-CCI/56—7541.]

M. R. BHIDE, Controller of Capital Issues.

(Department of Economic Affairs)

New Delhi, the 19th October 1956

S.R.O. 2449.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 11 of the said Act shall not be applicable to banking companies till the expiry of the 31st day of October 1957, in so far as the said section would, by reason only of the territorial changes and formation of new States under the provisions of the States Reorganisation Act, 1956 (37 of 1956), require such banking companies to have paid-up capital and reserves of an aggregate value which is higher than the aggregate value of paid-up capital and reserves which they are required to have under the said section on the 31st day of October 1956.

[No. 4(145)-F.I/56.]

New Delhi, the 22nd October, 1956

S.R.O. 2450.—In pursuance of section 51 of the Banking Companies Act, 1949 (10 of 1949), the Central Government hereby notifies the State Bank of Hyderabad for the purpose of the said section.

[No. F. 7(50)-FI/RO/56.]

CORRIGENDUM

S.R.O. 2451.—In the Hyderabad State Bank (Compensation) Rules 1956 published with S.R.O. No. 2274 in Part II Section 3 of the Gazette of India Extraordinary dated the 4th October, 1956, the following corrections are to be made:—

- (1) On page 2027, for the semi-colon (;) at the end of rule 2(d) substitute a full stop (.)
- (2) On page 2028, in rule 5, line 2, for 'Executor' read 'Executor'.
- (3) On page 2029, in paragraph 2, line 3, of form 'A' of the Schedule, for the words 'I/we' read 'I/We' and close the brackets after the words 'Signature (s)' of the shareholder (s)'.

(4) On page 2030, in item 7 for the word 'applicant' read 'application'.
 (5) On page 2031 in paragraph 1 of form 'C' of the Schedule, insert an asterisk (*) against 'I/We'. In the foot-note to this form for the two plus signs (‡) substitute two asterisks (**).

[No. F. 7(41)-FI/RO/56.]

K. P. BISWAS, Under Secy.

(Department of Economic Affairs)

New Delhi, the 20th October, 1956

S.R.O. 2452.—In exercise of the powers conferred by item No. 17 of the Schedule to the Bengal Finance (Sales Tax) Act, 1941 (Bengal Act VI of 1941), as extended to the State of Delhi, the Central Government hereby specifies cloth of the following description for the purposes of the said item:—

"Handloom cloth costing less than one rupee per yard".

[No. 6(13)-P(ST)/56.]

S.R.O. 2453.—In exercise of the powers conferred by sub-section (2) of section 6 of the Bengal Finance (Sales Tax) Act 1941 (Bengal Act VI of 1941), as extended to the State of Delhi, the Central Government hereby gives three months' notice of its intention to make the following amendments in the Schedule to the said Act, namely:—

In the said Schedule—

1. For item 9, the following item shall be substituted namely:—
 "9 Gur, molasses and sugar excluding mill made sugar".
2. For item 15, the following shall be substituted namely:—
 "15 Edible oils pressed on Ghanis."
3. For item 23, the following item shall be substituted namely:—
 "23 White printing paper, cream-laid paper and newsprint."
4. Item 40 shall be omitted.
5. After item 44, the following items shall be inserted namely:—

"45. (i) Crudely tanned leather.
 (ii) Country made shoes (Juties).
 (iii) Hand made utensils.
 (iv) Cane and bamboo handicrafts.
 (v) Earthenwares made by Kumhars." } When manufactured (i) without the use of power, and (ii) at a place other than a factory as defined under the Factories Act and sold either by maker himself or any member of his family or by a co-operative society of makers of such articles.

46. Achar and murrabba except when sold in sealed containers.
47. Charkha, takli and charkha accessories.
48. Black ink, slate, slate pencils and tahkties.
49. Betel leaves."

[No. 6(13)-P(ST)/56.]
 K. PALCHAUDHURI, Dy. Secy.

(Department of Economic Affairs)

New Delhi the 27th October 1956

S.R.O. 2454.—In exercise of the powers conferred by sub-section (2) of section 26 of the Reserve Bank of India Act, 1934 (II of 1934), and on the recommendation of the Central Board of the Reserve Bank of India, the Central Government hereby

makes the following amendment in the notification of the Government of India in the Ministry of Finance No. F. 4(56)-F.III/55, dated the 28th April, 1956, namely:—

In the said notification for the words "six months", the words "twelve months" shall be substituted.

[No. F. 4(56)-F. III/55.]

PREM NARAIN, Under Secy.

(Department of Expenditure)

New Delhi, the 22nd October, 1956

S.R.O. 2455.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—

1. Short title and commencement.—(i) These rules may be called the Central civil services (transferred Employees) Rules, 1956.

(ii) These rules shall be deemed to have come into force in respect of each transferred employee, on the date on which such employee was actually taken over.

2. Definitions.—In these rules, unless the context otherwise requires:—

- (a) 'Government' means the Government of India;
- (b) 'relevant date' means the date on which a transferred employee was actually taken over by the Government;
- (c) 'State' with its grammatical variations means a Part C State or a State merged with a Part A State;
- (d) 'State Rules' in relation to an employee mean the rules and orders relating to the conditions of service of that employee in force on the day immediately preceding the date on which he was actually taken over; and
- (e) 'transferred employee' means a person who was employed under the Government of a Part C State or of a State merged with a Part A State and who has been taken over by the Central Government in Departments other than the Indian Audit and Accounts Department, in consequence of constitutional changes and the extension of the executive authority of the Central Government to that State.

3. Persons to whom rules apply.—These rules shall apply to transferred employees other than those specified in rule 7.

4. Absorption in an appropriate grade under Government.—A transferred employee shall be fitted into the appropriate grade under the Government with effect from the relevant date in accordance with the orders issued by the Government in that behalf and any such employee who is not so absorbed shall continue to be governed by the State rules:

Provided that any modifications in the State Rules after the relevant date shall be subject to the specific orders of the Government.

5. Initial pay.—A transferred employee shall have his initial pay fixed in the appropriate grade or post on the Central scales of pay in accordance with the orders issued by the Government in that behalf.

Explanation.—Central scales of pay mean the 'Prescribed scales' specified in the Central Civil Services (Revision of Pay) Rules, 1947.

6. Leave and Pension.—(1) A transferred employee shall be subject to the Revised Leave Rules, 1933, as amended from time to time. The leave to be carried forward on the relevant date and the manner in which leave taken during the pre-absorption period shall count for pension, shall be determined in accordance with the orders issued in the Ministry of Finance Office Memorandum No. F.14(4)-Est.III/53-1, dated the 13th July, 1953, and No. F.7(124)-E.V/53, dated the 27th March, 1954, respectively, as amended from time to time.

(2) A transferred employee who retires before the 17th April, 1950, shall be subject to the Pension Rules in the Civil Service Regulations as on the 16th April, 1950, as for post-1938 entrants. Such an employee retiring on or after the 17th April, 1950, shall be subject to the Revised Pension Rules published in the Ministry of Finance Office memorandum No. F. 3(1)-Est (Spl)/47, dated the 17th April, 1950, as applicable to post-1938 entrants, as amended from time to time.

time. All the permanent or temporary service rendered by the transferred employee under the State Government prior to absorption shall be treated as permanent or temporary service rendered under the Government:

Provided that a transferred employee who was subscribing to a Contributory Provident Fund shall be brought on to pensionable service under Government and thereafter, he shall not be allowed to subscribe to the Contributory Provident Fund. The extent to which the past service of such a transferred employee shall count towards pension shall be determined with reference to the orders contained in the Ministry of Finance Office Memorandum No. F. 7(47)-E.V/54, dated the 17th July, 1954, as amended from time to time.

Explanation.—For the purposes of this sub-rule, the expression 'All the permanent or temporary service rendered by the transferred employee under the State Government prior to absorption' shall mean the total length of service, whether permanent or temporary, rendered by a transferred employee in any Acceding State, a Part C State or a Part A State, prior to the date of such absorption.

(3) A transferred employee who retires before the 17th April, 1950, shall be eligible for the benefits of commutation of pension under the Civil Pensions (Commutation) Rules. Such an employee retiring on or after the 17th April 1950, shall be eligible to the benefits of commutation of pension under the Civil Pension (Commutation) Rules read with the revised Pension Rules promulgated in the Ministry of Finance Office Memorandum No. F.3(1)-Est.(Spl)/47, dated the 17th April, 1950, as amended from time to time.

(4) For the purpose of determining the age of retirement for ministerial Government servants, the provisions of Fundamental Rule 56(b)(ii) shall apply.

7. Saving.—These rules shall not apply to—

- (a) employees in Railways;
- (b) employees paid from the Defence Services Estimates;
- (c) employees engaged on contract;
- (d) employees not in whole-time employment;
- (e) employees paid out of contingencies; and
- (f) employees absorbed in the Indian Audit and Accounts Department.

[No. F.12(11)-Est.III/56-II.]

K. S. GANAPATI, Dy. Secy.

RESERVE BANK OF INDIA

Central Office

Bombay, the 10th October 1956

S.R.O. 2456.—In pursuance of the notification of the Government of India in the Finance Department No. 12(13)-FI/47 dated the 25th March, 1947, the Reserve Bank hereby directs that the following further amendments shall be made in the schedule to the notification of the Reserve Bank of India No. F.E.R.A.10/47-R.B. dated the 25th March, 1947, namely:—

In the said Schedule—

- (a) the entry "Hyderabad State Bank" shall be omitted.
- (b) after the entry "Punjab National Bank Ltd." the entry "State Bank of Hyderabad" shall be inserted.

[No. F.E.R.A.144/56-R.B.]

AMBEGAOKAR, Dy. Governor.

MINISTRY OF FINANCE (Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 17th October 1956

S.R.O. 2457.—In exercise of the powers conferred by sub-sections (2) and (3) of section 5 of the Dangerous Drugs Act, 1950 (2 of 1930), the Central Government hereby makes the following further amendments in the Central Opium Rules, 1934, the same having been previously published as required by sub-section (1) of section 36 of the said Act, namely:—

In the said rules:

1. In clause (a) of rule 2 and in rule 3 the words "Himachal Pradesh and Bilaspur" occurring after the word "Rajasthan" shall be omitted and after the words "Madhya Bharat", the word "and" shall be inserted;

2. for rule 5 the following rule shall be substituted, namely:—

"5. Opium shall not be manufactured anywhere in any State to which these rules apply save in Uttar Pradesh and Madhya Bharat: Provided that with the special permission of the Central Government, opium purchased from the Government Factories at Ghazipur and Neemuch may be re-manufactured by or on behalf of a State Government in the form of tablets or pills for sale as excise opium; Provided further that opium mixtures may be manufactured from raw opium lawfully possessed by persons authorized by the State Government under their rules made for the purpose;

Provided further that confiscated and damaged opium may be re-modelled by or on behalf of a State Government with a view to making it fit for excise purposes, subject to the condition that the remodelled

opium shall be in a form enabling it to be distinguished from the excise opium issued from the Government Factories at Ghazipur and Neemuch".

3. In rule 6—

(a) In item (i), after the words "at Ghazipur", the word "and" shall be inserted;

(b) Items (iii) and (iv) shall be omitted;

4. In rules 7 and 8, the words "and Kotah" occurring after the word "Neemuch" shall be omitted, and after the word "Ghazipur", the word "and" shall be inserted.

[No. 3.]

CENTRAL EXCISES

New Delhi, the 27th October 1956

S.R.O. 2458.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In rule 210 of the said Rules, after the words,

"Where no other penalty is provided herein", the words "or in the Act" shall be inserted.

[No. 16-CER/56.]

B. D. DESHMUKH, Dy. Secy.

New Delhi, the 20th October, 1956

S.R.O. 2459.—In pursuance of Clause (b) of sub rule (ii) of rule 2 of the Appellate Tribunal Rules, 1948, the Central Government has been pleased to appoint Shri K. B. Bhatnagar, Income-tax Officer, as Authorised Representative from the 27th September 1956 afternoon to appear, plead and act for any Income-tax authority, who is a party to any proceedings before the Income-tax Appellate Tribunal.

[No. 122.]

P. N. DAS GUPTA, Dy. Secy.

CENTRAL BOARD OF REVENUE

LAND CUSTOMS

New Delhi, the 20th October 1956

S.R.O. 2460.—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (19 of 1924), the Central Board of Revenue hereby makes the following further amendment in its notification, No. 22-Customs, dated the 2nd February, 1952, namely:—

In the schedule to the said notification, under the heading “C-Land Customs areas under the jurisdiction of the Collector of Land Customs, Calcutta” and the sub-heading “24-Parganas District”, after the entry “Ghojadanga”, the following entry shall be inserted, namely:—

1
Budge Budge

2

- (a) Budge Budge—Sealdah-Darsadra Railway line passing through Banpur Railway Station.
- (b) Budge Budge—Sealdah—Khulna Railway line passing through Bongaon Railway Station.
- (c) The inland waterway from Budge Budge to East Pakistan via Beharikhali”.

[No. 91.]

S.R.O. 2461.—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (19 of 1924), read with the notification of the Government of India in the late Finance Department (Central Revenues), No. 5944, dated the 13th December 1924, the Central Board of Revenue hereby makes the following amendment in its notification No. 134-Customs, dated the 27th August, 1955, namely:—

“In the Schedule to the said notification, for the words “in the border districts of Jodhpur and Bikaner, Rajasthan State”, the words “in the districts of Barmer, Bikaner, Ganganagar, Jaisalmer and Jalore in the State of Rajasthan” shall be substituted”.

[No. 92.]

LAND CUSTOMS

New Delhi, the 27th October 1956

S.R.O. 2462.—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (19 of 1924), the Central Board of Revenue hereby makes the following further amendments in its notification No. 22-Customs, dated the 2nd February, 1952, namely:—

In the Schedule annexed to the said notification under the heading “C-Land Customs areas under the jurisdiction of the Collector of Land Customs, Calcutta” the following items and all entries relating thereto shall be omitted, namely:—

- (i) under the sub-heading “MURSHIDABAD DISTRICT”, the items “Dhulianganges” and “Katlamari”;
- (ii) under the sub-heading “KRISHNANAGAR DISTRICT”, the item “Sikarpur” and “Betai”;
- (iii) under the sub-heading “24 PARGANAS DISTRICT” the item “Itinda”;

[No. 94.]

CORRIGENDUM

New Delhi, the 20th October 1956

S.R.O. 2463.—In the Notification of the Central Board of Revenue, No. CER 175(I)/56(S.R.O. 1986), dated the 1st September 1956, published in the Gazette of India, Part II, Section 3, dated the 8th September, 1956, for heading in column 3 of the Schedule, namely, “Reviewing Authority”, read “Renewing Authority”.

S. K. BHATTACHARJEE, Secy.

MINISTRY OF LABOUR

New Delhi, the 16th October 1956

S.R.O. 2464.—The following draft of a further amendment in the Coal Mines Pit head Bath Rules, 1946, which the Central Government purposes to make in exercise of the powers conferred by clause (e) of section 58 of the Mines Act, 1952 (35 of 1952), is published, as required by sub-Section (1) of section 59 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st January, 1957.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In sub-rule (1) of rule 3, for the word “thereat”, the following words shall be substituted, namely:—

“on a suitable site selected by him with the previous approval of the competent authority.”

[C.M.P.B./Am(2).]

[File No. M. 41(38)/55.]

New Delhi, the 22nd October 1956

S.R.O. 2465.—In exercise of the powers conferred by clause (e) of section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following further amendments in the Coal Mines pithead Bath Rules, 1946, the same having been previously published as required by sub-section (1) of section 59 of the said Act, namely:—

In rule 3 of the said Rules:—

(i) in sub-rule (1), for the words “owner of every coal mines shall,” the following words shall be substituted, namely:—

“owner agent or manager of every coal mine shall, within such period as may be specified by the competent authority”.

(ii) in clause (iii) of sub-rule (1), after the word ‘owner’, the comma and words”, agent or manager” shall be inserted.

(iii) sub-rule (2) shall be omitted and the existing sub-rule (3) shall be re-numbered as sub-rule (2).

2. In sub-rule (1) of rule 7 and sub-rule (2) of rules 8 and 10, after the word ‘owner’, the comma and words”, agent or manager” shall be inserted.

3. In sub-rule (1) and (2) of rule 9, the words “of the prescribed type” shall be omitted.

C.M.P.B./Ad(1).

[File No. M-41(15)54.]

P. D. COMMAR, Under Secy.

New Delhi, the 16th October 1956

S.R.O. 2466.—In pursuance of clause (a) of sub-paragraph (1) of paragraph 4 of the Employees Provident Funds Scheme, 1952, the Central Government hereby nominates Shri A. D. Pande, I.A.S., Secretary to the Government of

Uttar Pradesh, Labour Department, Lucknow, to be the Chairman of the Regional Committee, Employees' Provident Fund, vice Shri Radha Kant, I.A.S., who has resigned his Chairmanship and directs that the following amendment shall be made in the notification of Government of India, in the Ministry of Labour, No. S.R.O. 1357 dated the 15th April 1954, namely:—

In the said notification, for item No. 1, the following item shall be substituted, namely:—

“1. Shri A. D. Pande, I.A.S., Secretary to the Government of Uttar Pradesh, Labour Department, Lucknow.”

[No. P.F. 45(12)/56.]

New Delhi, the 20th October, 1956

S.R.O. 2467/PWA/14/N.1/Am.-4/56.—In exercise of the powers conferred by sub-section (3) of section 14 read with section 24 of the Payment of Wages Act, 1936 (4 of 1936), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 232, dated the 12th January 1954, namely:—

In the said notification—

Existing entries 14 to 33 shall be respectively renumbered as 15 to 34, and after 13, the following shall be inserted, namely:

“14. The Conciliation Officer (Central), Jharsugada.”

[No. Fac. 103(26)/56.]

New Delhi, the 23rd October 1956

ERRATA

S.R.O. 2468.—The following errata to the notification of the Government of India in the Ministry of Labour No. S.R.O. 2315, dated the 8th October 1956, published at pages 2039—2062 of part II, Section 3 of the Gazette of India Extraordinary dated the 9th October 1956, is published for general information:—

(1) *Clause 4(2)*—

In the third line, for “be” read “by”.

(2) *Clause II(e) (iii)*—

In the first line in the word “Attendance” for capital A Substitute small a.

(3) *Clause 12*,

In the first line, for “consist” read “consists”.

(4) *Clause 24*—

In the sixth line, for “obdy” read “Body”.

(5) *Clause 31(2)*—

In the fourth line, for “preceeding years” read “preceding year”.

(6) *Clause 45(1) (ii)(b)*—

In the third line, after the word “removed”, add “from the employers’ register”.

(7) *Clause 45(2)(b)*—

For “writings” read “writing”.

(8) *Clause 53(2)*—

For “of” occurring after “gratuity” read “to”.

(9) *Schedule II*—

(i) In the third line, for “preceeding” read “preceding”.

(ii) In item (a), for “men-shifts” read “man-shifts”.

(iii) In Column 3 of the entries below item (b) delete the brackets.

[No. DC-140.]

R. C. SAKSENA, Under Secy.

New Delhi, the 23rd October 1956

S.R.O. 2469.—In pursuance of sub-section (1) of section 86 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby authorises all the Regional Directors of the Employees' State Insurance Corporation to institute prosecutions or accord previous sanction to prosecutions under the said Act.

[F. No. HI-1(11)/56.]

B. R. KHANNA, Under Secy.

New Delhi, the 22nd October, 1956

S.R.O. 2470.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the dispute between the employers in relation to the Hindustan Mercantile Bank Limited, Calcutta and their workmen.

INDUSTRIAL DISPUTE NO. 1 OF 1956

In the matter of an industrial dispute existing between Hindusthan Mercantile Bank Ltd., Calcutta and their workmen.

PRESENT

Shri R. K. Basu—Sole Member.

Appearances

For the Company:—Shri S. N. Chowdhary.

For the Workmen:—Shri Prohbat Kar with Shri H. L. Parwana.

Dated the 27th September, 1956

AWARD

Under a Notification No. LR-100(20)/55 dated 16th June, 1956, the Government of India (Ministry of Labour) constituted an Industrial Tribunal in exercise of the powers conferred by section 7 read with section 10 of the Industrial Disputes Act (XIV of 1947) consisting of myself (R. K. Basu) as sole member thereof for adjudication of an industrial dispute between the employers in relation to the Hindusthan Mercantile Bank Ltd., Calcutta and their workmen. The dispute was in relation to the retrenchment of a workman of the Bank named Shri H. N. Bhowmik on and from 12th January, 1955. In the dispute the workman concerned has been represented by the Hindusthan Mercantile Bank Employees Union. The Union's contention is that Shri H. N. Bhowmik was wrongfully retrenched and that he was entitled to reinstatement with all arrears of pay. The Bank has resisted the claim contending *inter alia* that Shri Bhowmik is not a workman and that the Union cannot take up his case. In course of conciliation proceedings an agreement was arrived at between the Bank and the Union to the following effect:—

“Parties to the above industrial dispute have agreed to apply in the prescribed manner jointly for a reference to the dispute to the appropriate Government for referring the dispute to the Tribunal under section 10(2) of the Industrial Disputes Act. The reference to the Tribunal will be whether Shri H. N. Bhowmik is a ‘workman’ and Union can take up his case.”

In connection with the reference parties were notified to submit their respective written statements. In the written statement filed by the Union, it has been prayed that Shri H. N. Bhowmik be declared a ‘workman’ and that the Hindusthan Mercantile Bank Employees Union is quite competent to represent him and secondly that Shri H. N. Bhowmik be reinstated in his original post with continuity of service including all privileges regarding Leave, Bonus, Increments, Provident Fund, Gratuity etc. and with all arrears of salary and allowances from the date of discharge to the date of reinstatement. The Bank in its rejoinder repelled the Union's contention and prayed that the Union's demand be dismissed.

The case is fixed for hearing to day the 27th September 1956. Both parties have appeared, Shri S. N. Roy Chowdhary for the Company and Shri Pravat Kar with H. L. Parwana for the Union. Both parties pray that the case be dis-

posed of and an award be made in accordance with the terms of settlement agreed between the parties. The memorandum of settlement dated 26th September 1956 signed by the representatives of the parties has been filed. The Bank has accepted it that Shri H. N. Bhowmik is a workman within the definition of the terms of the Industrial Disputes Act. The Bank has further recognised the competency of the Union to represent the workman, Shri H. N. Bhowmik and the Bank has agreed according to the memorandum of settlement to reinstate Shri H. N. Bhowmik in service without any change of status and with continuity of service. The Bank has also agreed to pay to Shri Bhowmik compensation for the period of unemployment and to accord other benefits as detailed in the memorandum of settlement.

Both parties have prayed that the terms of settlement as recorded to the memorandum of settlement be accepted and an award be made on these terms making the memorandum of settlement a part of the award.

I feel convinced that the parties have arrived at settlement as a result of mutual discussion and agreement. There is nothing objectionable in the terms of settlement.

In the result, I decide the reference and make an award in terms of memorandum of settlement, which is to form a part of the award.

Parties are left to bear their own cost.

R. K. BASU. Sole Member.
Industrial Tribunal.

MEMORANDUM OF SETTLEMENT

PRESENT

For the Hindusthan Mercantile Bank Limited, Head Office, Calcutta.—Shri H. L. Goswamy.

For the Hindusthan Mercantile Bank Employees' Union Calcutta.—Shri Prabhat Kar.

1. As a result of the termination of the services of Shri H. N. Bhowmik an industrial dispute existed between the management of the Hindusthan Mercantile Bank Limited, Calcutta and the Hindusthan Mercantile Bank Employee's union, Calcutta. The Government of India referred this dispute to Shri R. N. Basu, Industrial Tribunal (Central), Calcutta for adjudication. The said dispute is at present pending before the Honourable Tribunal for adjudication as reference No. 1 of 1956.

2. After discussions both the parties to the dispute have arrived at the following settlement and agree that this memorandum of settlement be filed before the Tribunal with a request to award the same accordingly.

3. The Bank agrees that:—

- (a) Shri H. N. Bhowmik will be reinstated in its services without any change in his status and with continuity of services; treating him as a 'workman' within the meaning of the Industrial Disputes Act.
- (b) Shri H. N. Bhowmik will be paid the compensation for the unemployment period i.e. Rs. 185 p.m. for 3 months and 5 days being Rs. 585-13-3 (Rupees Five Hundred eighty five annas thirteen and pices three only).
- (c) From the date of his reinstatement Shri H. N. Bhowmik will be entitled to the benefits of the pay scales and allowance as laid down in the award at present in force. The scheme of adjustment of salary will apply to him as if he was all along in the service of the Bank.

(d) Shri H. N. Bhowmik will be paid Rs. 80 being the Puja *Ex-gratia* payment for the year 1955 and will be entitled to receive the *Ex-gratia* payment for the year 1956.

(e) Shri H. N. Bhowmik is to report for duty by the 16th of October 1956.

(Sd.) PRABHAT KAR,

Representative

Hindusthan Mercantile Bank Employee Union.
Calcutta.

(Sd.) H. L. GOSWAMY,

Chief Accountant,

Representative

Hindusthan Mercantile Bank Ltd.,
Calcutta.

Calcutta, 26th September, 1956.

[No. LR.100(20)/55.]

F. M. NATHANIEL, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi-2, the 17th October 1956

S.R.O. 2471.—The Central Government hereby:—

(a) directs, in pursuance of the provisions of the order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 3805, dated the 26th December, 1955 and in modification of Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 1008 dated the 23rd April, 1956, that the Advisory Panel of the Central Board of Film Censors at Madras shall consist of 33 members with effect from 17th October, 1956.

(b) appoints, after consultation with the Central Board of Film Censors the following persons as members of the Advisory Panel of the said Board at Madras with effect from the 17th October, 1956 in exercise of the powers conferred by sub-rule (3) of rule 9 read with sub-rule (1) of rule 10 of the Cinematograph (Censorship) Rules, 1951.—

1. Shri K. P. Adiga.
2. Dr. U. Sripathi Rau.
3. Shri Gopi Nath Aman.

[No. 14/4/56-FC.]

B. S. DASARATHY, Dy. Secy.

